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OFFICIAL WEEK IN REVIEW

February 14—

PRESIDENT MARCOS had a full day of desk work and visitors, even as he acted on various urgent state matters, notably the re-definition of the guidelines for the Armed Forces, to increase its response to national security and socio-economic developments projects.

The President instructed Secretary of Defense Ernesto Mata to intensify the implementation of the different programs of the AFP designed to enhance the capability of the Armed Forces both for meeting external and internal threats to the country, and in supporting local law enforcement agencies and civilian authorities in maintaining peace and order.

Among other activities this morning, the President received the credentials of two new ambassadors, one of them as envoy of his country which is represented diplomatically in the Philippines for the first time.

In separate ceremonies, the President received the credentials of:

1. Ambassador B. R. Bhandary of Nepal, who is the first diplomatic representative of that country ever to be assigned to the Philippines; and
2. Ambassador F. Nouredin Kia of Iran, who succeeded Ambassador Hormoz Gharib.

The two will serve as non-resident envoys of their respective countries with main base in Tokyo.

The President then concentrated on paper work in his study until 2 p.m. Later, he began receiving scheduled callers.

First to call was a group of 52 representatives of the National Newspaper Association of the United States, who are here on a study mission. The group was headed by Gordon Seavy.

The newspapermen sounded out the President on current issues, especially on topics relating to Philippine-American relations.

Other Malacañang callers included:

1. Ramon Cojuangco, Andrew Nelly of the Carnation Corporation, Jaime Terrassa and Jack Radigar.
2. Judges Augusto Sta. Maria and Leonardo Jimenez of the Municipal Judges League.
3. A delegation of local leaders from Agusan headed by former Gov. Democrito O. Plaza.
4. Mac Chrysler of the *U.S. News and World Report*, who interviewed the President for his magazine.

Early in the afternoon, the President bade goodbye to Paul Hoffman, administrator of the U.N. Development Program, who left after a week's official visit to the country. He was a Malacañang house guest during his sojourn.

After parting with Mr. Hoffman, the President motored to the "Atoms at Work" exhibits in Harrison Park, where he was also the guest speaker at the formal opening of the exhibits.

He stressed the administration's efforts to develop science and technology in the country as necessary elements of development.

In the evening, the President directed Secretary of Justice Juan Ponce Enrile to organize a special team to investigate and prosecute all those responsible for the 1,379 defalcations by accountable officials in the government.

The investigation was recommended by the Auditor General in his 1968 annual report.

In the report, Auditor General Ismael Mathay, Sr. said that periodic and surprise examinations of the cash and accounts of accountable officers revealed cases of malversation involving a total of P3.4 million.

The GAO chief said that of this sum, only P90,000 had been recovered. However criminal and/or administrative cases have been instituted by the GAO against the defalcating officers.

February 15—

PRESIDENT MARCOS exhorted the people to "make it our goal not only to preserve" the remaining natural resources but to "revive what we once had" and to make "our environment the best possible environment."

In a speech, as guest of honor, at the 20th anniversary celebration of the Society of Filipino Foresters, held in the morning at the Alta Vista, the President said, "let us once and for all defeat the tendency to annihilate nature and belittle our culture."

He emphasized, "let us stop this movement toward national suicide."

The President spent most of his time in Malacañang working on state papers.

Among others, he proclaimed 1969 as Agricultural Cooperative Development Year.

The President also:

1. Ordered the Solicitor General to file quo warranto proceedings so that the issues raised against the National Housing Corporation and the Greater Manila Food Terminal Market may be finally resolved.
2. Defined in an executive order the rights and responsibilities of students. The order was promulgated as a Magna Carta for students in the meantime that legislation on the same subject is pending in Congress.
3. Defined the problems and set the goals for education in a set of instructions to the Secretary of Education calling on the department to draw new and clear aims, curricula, financing scheme and educational structure.
4. Ordered the Securities and Exchange Commission to inquire into alleged manipulations of stocks and other irregularities in the local stock exchange market.

The President instructed Commissioner Mariano C. Pineda to conduct the investigation immediately and to submit his findings and recommendations to Secretary of Justice Juan Ponce Enrile.

February 16—

PRESIDENT MARCOS expressed hope that the spirit of sportsmanship that pervades the Bureau of Public School's athletic competitions would likewise pervade the partisan politics of the country.

He was guest of honor at the opening of the Southern Tagalog Athletic Association Meet in Puerto Princesa, Palawan, at noon.

The President spent the better part of the day in Palawan to check, among others, on the progress of development projects and the performance of government agencies in the province.

He also held a series of meetings with barrio captains, barrio council members and municipal mayors on urgent problems in their respective constituencies, and how these leaders could avail of the ₱100 million barrio improvement fund.

In brief remarks formally opening the athletic meet, the President pledged full support for national sports programs to make up for the neglect in the past of physical development in favor of purely economic pursuits.

He said that "economic, cultural and physical development of the citizenry represents goals that go hand in hand."

"To pursue one while neglecting the other is to create a half-baked society of Filipinos unprepared for larger roles in the world."

Among those present at the opening rites of the regional athletic meet were Sen. Benigno Aquino, Jr., Rep. Ramon Mitra, Jr., of Palawan, Reps. Jose Cojuangco, Jr. and Jose Yap of Tarlac, Governors Alfonso Umali of Mindoro Oriental, Eduardo Cojuangco of Tarlac and Anacleto Alcala of Quezon; Director Gemma Cruz Araneta, Assistant Executive Secretary Jose Leido, Jr., and Reps. Roque Ablan, Luciano Joson and Pedro Medalla.

The President returned to Malacañang at 3:30 p.m., where he worked on state papers and studied reports from the different government agencies.

He also referred to the Special Commission on Constitutional Amendments for study the proposal to reduce the voting age requirement from 21 years to 18 years.

The President at the same time was informed by GSIS Chairman and General Manager Benjamin M. del Rosario that he had tendered his resignation as president of the National Housing Corporation.

Del Rosario told the President that he was constrained to resign because of the attacks and current inquiries into the organization of the N.H.C. and the contracts entered into by the corporation.

The President spent the rest of the afternoon and evening going over state papers.

February 17—

PRESIDENT MARCOS met his Cabinet to discuss the whole range of government programs for the current year, during which he exhorted the Cabinet officials to vigorously follow up on the administration bills submitted to Congress for action.

After the comparatively brief Cabinet meeting, the President had a series of conferences with his various advisers, and received other officials with urgent matters to take up with the President.

There were few private callers scheduled for the day, so the President had ample time to devote to state business. Consequently, he put in a lot of work at his desk.

In the evening, he motored to the Hilton where he was guest speaker at the third anniversary celebration of the Philippine-China Friendship Year, sponsored by the Philippine-China Friendship Association.

In his speech, the President called for expansion of effort to cement further the goodwill and cooperation between the Philippines and China, and between the Filipinos and the Chinese community in this country. (See pp. 1820-1823 for full text of the President's remarks.)

At the Cabinet meeting held at Malacañang shortly before noon, the President exhorted his department secretaries to re-energize efforts to spur passage of urgent administration bills submitted to Congress.

He asked each member of his Cabinet to familiarize himself with all aspects of measures pertaining to his department so he would be ready to clarify any portion of the bills for members of Congress who may request for further clarification.

The President also conferred with Sixto K. Roxas, project director of the Tamaraw Conservation Program, and Prof. Tom Harrison of the World Wildlife Fund, on the establishment of a pilot project for the Tamaraw.

During the conference, the President directed the Department of Agriculture and Natural Resources to cancel all timber licenses and all kinds of permits issued for Mount Iglit and Mount Kalavite on Mindoro Island, to preserve the areas as public parks and reservations.

Working on official reports in the afternoon, the Chief Executive:

1. Took steps to implement a plan to finance land reform, as expressed in his state-of-the-nation message last month, by ordering a bill drafted authorizing the sale of valuable government property, especially military reservations, in the greater Manila area.

The proceeds of the sale of these properties will be used to advance vital government projects, including the financing of land reform.

Among the military reservations which are being considered for sale under the proposed bill are Fort Bonifacio, Camp Crame and Camp Aguinaldo.

2. Ordered the dismissal of Joaquin Sola, assistant provincial fiscal of Negros Occidental for abandonment of office.

Fiscal Sola, who had been granted a one-year leave of absence without pay, beginning August 1, 1967, has not reported back for duty nor notified his office of his whereabouts after his leave had expired.

February 18—

PRESIDENT MARCOS turned his sights on two problems that were brought to his attention in the past week and ordered stern action, first, on the blasting of illegal fishponds in Bulacan and the other on the reported manipulation in oil stocks.

These two concerns were among several state matters on which he took action today, apart from other problems and reports he studied while working in his study.

For the rest of the working day, the President received the usual quota of callers, among them several government officials, and officiated at two ceremonies where newly assigned ambassadors here presented their credentials.

The two new ambassadors are both Asians, namely, Ambassador Chintamye Amatayakul and Ambassador Maung Maung, representing Thailand and Burma, respectively.

Attending the presentation rites were members of the Cabinet and ranking officials of the Thai and Burmese embassies in Manila.

A delegation from Bulacan reported to the President the reappearance of illegal fishponds within the communal fishing grounds along the Manila Bay area. These illegal fishponds had been previously ordered blasted by the President.

The President, this time, not only ordered the demolition anew of this illegal constructions but also directed the criminal prosecution of those responsible for the violations of reservation rules and regulations.

The communal fishing grounds were established as a reservation for small fishermen on whose earning some 85,000 families subsist.

Accompanied by Rep. Teodulo Natividad, the Bulacan delegation included Board Member Magno Gatchalian and Mayor Maria Garcia of Hagonoy.

On the reported manipulation in the stock market, the President directed the National Bureau of Investigation to coordinate with the Securities and Exchange Commission in pinpointing the identities of brokers and traders of large numbers of oil stocks and in prosecuting those found guilty of manipulation.

In addition, the President directed the Bureau of Internal Revenue to examine the income tax returns of those persons suspected of illegal trading in oil stocks and prosecute those who may be found to be liable for tax evasion.

The President received visitors until 2 p.m. Among the last visitors to see him were Senators Lorenzo Teves and Alejandro Almendras and a delegation led by Rep. Floro S. Crisologo of Ilocos Sur.

The President issued a proclamation in the afternoon declaring the period from February 24 to March 2, 1969 as National Press Week.

The President, in proclaiming National Press Week, said that there should be a fuller appreciation and keener realization of the vital role of the press in safeguarding individual rights and promoting national welfare.

He urged the people to extend their utmost support and cooperation in the proper observation of National Press Week "to the end that the free and militant press shall be further encouraged to fulfill its noble mission so indispensable in a democratic community."

February 19—

PRESIDENT MARCOS had a heavier schedule than usual, with major and minor conferences with officials, meetings with provincial delegations, and others who came to consult him on various problems.

In the evening the President had a speaking engagement as well, at the Manila Hotel, before a combined gathering of Kiwanis Clubs in the Greater Manila area.

Receiving callers beginning 10 a.m. at his study, the President kept at it till about 2:30 p.m. Among others, he talked with a group composed of Senator Salvador Laurel, Gov. Francisco Nepomuceno and Brig. Gen. Emilio Zerrudo, I PCZ commander, and a number of Pampanga mayors on the peace and order situation in the Central Luzon region.

During the talk, Gen. Zerrudo reported on his findings relating to the incident in Carmen, Pangasinan, where PC elements of Task Force Lawin stopped the car of Mayor Emilio Suarez of Angeles City.

Other callers were Msgr. Mariano Gaviola, co-chairman of the Social Action Year, and others, who came to discuss arrangements for the proper observation of this special year.

Also received by the President were Central Luzon State University faculty officers, accompanied by Rep. Leopoldo Diaz, who called to consult the President on university problems.

A group representing the organizers of the pearl anniversary of Class 39 of the U.P. College of Law, of which the President is an alumnus, made a courtesy call to apprise the President of the fete.

At a working luncheon, the President had for guest Secretary of Commerce and Industry Leonides S. Virata to discuss economic matters, and in the afternoon the President met members of Congress to thresh out ways of expediting action on important administration bills pending in Congress.

In the evening, the President motored to the Manila Hotel, where he spoke before the Kiwanis, on the current "spirit of dissent," particularly among the youth which, he said, is healthy and necessary for the growth of the nation.

Earlier in the day, the President designated 14 clerks of courts in 13 provinces in a fresh effort to boost the capability of the judiciary to prosecute speedily all court cases.

Seven of the new appointments were to courts of first instance and the other seven were to the circuit criminal courts.

The new appointees are:

1. Liberato B. Barrameda as acting Clerk of Court in the Court of First Instance of Bulacan, Branch V, with station at Sta. Maria;
2. Mauro Honoridez as acting Clerk of Court in the Court of First Instance of Cebu, Toledo City Branch;
3. Geronimo V. Nazareth as acting Clerk of Court in the Court of First Instance of Cebu, Branch V, Cebu City;
4. Mrs. Zenaida C. Pagaduan as acting Branch Clerk of Court in the Court of First Instance of Nueva Ecija, Branch I, Cabanatuan City;
5. Sylvio Casuncad as acting Clerk of Court in the Court of First Instance of Occidental Mindoro, San Jose Branch;
6. Jose S. Laureles as acting Clerk of Court in the Court of First Instance of Quezon, Mauban Branch;
7. Carlito U. Alvizo as acting Clerk of Court in the Court of First Instance of Surigao del Sur, Lianga Branch;
8. Mrs. Belen B. Ortiz as acting Clerk of Court in the Circuit Criminal Court, Fourth Judicial District, Cabanatuan City;

9. Antonio F. Rosario as acting Clerk of Court in the Circuit Criminal Court, Ninth Judicial District, Lucena City;
10. Conrado Peregrino as acting Clerk of Court in the Circuit Criminal Court, Third Judicial District, Dagupan City;
11. Hermenegildo Cruz as acting Clerk of Court in the Circuit Criminal Court, Seventh Judicial District, Pasig, Rizal;
12. Antonio A. Orcullo as acting Clerk of Court in the Circuit Criminal Court, Fifteenth Judicial District, Cagayan de Oro City;
13. Mrs. Helen A. Altonaga as acting Clerk of Court in the Court of Agrarian Relations, Manila; and
14. Benjamin G. Fernandez as acting Clerk of Court in the Court of Agrarian Relations, Ninth Regional District, Branch I, Naga City.

February 20—

PRESIDENT MARCOS was content and happy to be just an onlooker at the rites conferring on the First Lady, Mrs. Imelda R. Marcos, an honorary degree of doctor of humanities.

The President escorted the First Lady to the Philippine Women's University on Taft Avenue, where she was honored by the PWU for her activities in the field of social welfare and cultural development.

During the day, however, the President was as usual the center of state matters and the focus of callers, among them provincial delegations, a youth group, private parties, members of civic clubs, barrio leaders, and members of Congress.

Early in the day, the President received a group of Thai students studying at the University of the East, who paid a courtesy call.

Led by Thalerngsok Snitwongse, president of the Thai student association, the group presented the President with a miniature Thai gong enclosed in a glass case.

The First Lady, Mrs. Imelda R. Marcos, was also presented with figurines of Thai dancers garbed in the colorful native costumes.

The Thai student said that the gifts were tokens of gratitude and appreciation for the "many nice things we have enjoyed in the Philippines in the pursuit of higher learnings and cultural enlightenment."

About mid-morning, the President received the officers of the Barrio Kapitolyo Homeowners Association of Pasig (Rizal) and of the Barrio Kapitolyo Ladies Club.

The Pasig homeowners association presented the President with a plaque "in appreciation of his interest and unselfish devotion to the welfare and well-being of the barrio people of the Philippines."

Heading the two groups were Jose Mabanta, association president, and Mrs. Lydia G. Tayengco, ladies club president.

Towards noon, the President received delegations from several provinces which called at Malacañang to consult him on rural improvement projects.

Among the delegations were a group representing the Association of Barrio Captains of Marinduque, headed by Romeo Pareño of Barrio Balaring of the capital town. Another group was led by Mayor Marcos Flores, Jr. of Basud, Camarines Norte.

In other actions, the President:

1. Designated Undersecretary of Foreign Affairs Jose D. Ingles as member of the board of directors of the Civil Aeronautics Board.

Undersecretary Ingles will represent the foreign affairs department in the board, which is often consulted by the CAB on matters relating to international aviation agreements and other policies touching foreign relations.

2. Created a committee to take charge of arrangements for the first regional conference of Asian countries on agricultural credit and cooperative meeting next year.

The conference is a commitment of the government, which had invited the nations participating in the 6th Far East Agricultural Credit and Cooperative Workshop, held in Bangkok, to a conference on the same subjects in Manila. The nations concerned all accepted the invitation.

Named to head the executive committee was Honesto O. Francisco, director of the department of rural banks of the Central Bank.

3. Reactivated the Development Council to provide the machinery for greater consultation and to make possible the joint assessment of projects by executive and legislative leaders.

The President directed Executive Secretary Rafael M. Salas to convene the council early next month so that it could sooner take care of the business at hand.

4. Approved the issuance of an entry visa to a Russian chess player who will participate in this year's National Open Chess Tournament sponsored by the Meralco.

Given the green light to enter the country was Florin Gheorgieiu, a world renowned chess player.

Early in the evening, the President acknowledged the vote of thanks of the members of the PGEA, who came in force at Malacañang to demonstrate their appreciation and gratitude for the implementation of the salary increases for employees, effective March 1, and other concessions that had been granted by the President to government employees.

The President, who came out to the Malacañang grounds to acknowledge the group's thanks, was cheered and hailed by the demonstrators.

**EXECUTIVE ORDERS, PROCLAMATIONS
AND ADMINISTRATIVE ORDERS**

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER No. 167

CERTIFYING THAT THE MANUFACTURE OF PLASTICIZERS IN THE PHILIPPINES, AS A PREFERRED PIONEER INDUSTRY SHALL BE ENTITLED TO A POST-OPERATIVE TARIFF PROTECTION.

WHEREAS, the Board of Investments has approved the application for registration of Coco-Chemical Philippines, Inc. for the local manufacture of plasticizers as a preferred pioneer industry;

WHEREAS, studies conducted by said Board indicate that this project, to be feasible, needs a post-operative tariff protection against competing imported items;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, upon the recommendation of the Board of Investments, and pursuant to the provisions of Section 8(c) of Republic Act 5186, otherwise known as the Investment Incentives Act, do hereby certify that the manufacture of plasticizers in the Philippines, as a preferred pioneer industry, shall be entitled to a post-operative tariff protection in the form of increased customs duties on primary phthalic plasticizers subject to the condition that at any time during their effectivity, the increased tariff rates may be modified in accordance with Section four hundred one of the Tariff and Customs Code or upon the recommendation of the Board of Investments whenever it finds, after due notice to the registered enterprise concerned, that the existing conditions in the industry warrant such modification.

SECTION 1. The articles especially listed hereunder as classified under Section 104 of Republic Act Number Nineteen Hundred Thirty-Seven shall pay the following rates of import duty:

<i>Tariff Heading No.</i>	<i>Description of Articles</i>	<i>Rate of Duty</i>
29.15	Polyacids and their anhydrides, acid halides, acid peroxides, peracids, and their helogenated, sulfonated or nitrated derivatives:	

38.19	A. Alkyl phthalates	n.w. kg.	P0.70
		or ad val.	50%
	B. Other	ad val.	10%
Chemical products and preparations of the chemical and allied industries (including those consisting of mixtures of natural products) not otherwise provided for; residual products of the chemical and allied industries, not otherwise provided for:			
A. x x x x x x x			
B. Mixtures containing alkyl phthalates			
		n.w. kg.	P0.70
		or ad val.	50%
	C. Others	ad val.	10%

SEC. 2. The above tariff rate increases shall take effect upon the certification by the Board of Investments that the registered pioneer enterprise named above is operating on a commercial scale, and shall continue in effect until the end of the fifth calendar year after their effectivity.

Done in the City of Manila, this 25th day of January, in the year of Our Lord, nineteen hundred and sixty-nine.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

EXECUTIVE ORDER No. 168

CREATING A SMALL FARMERS COMMISSION

WHEREAS, small farmers and settlers who have migrated to Mindanao and other parts of the country need the protection and assistance of the government from landgrabbers and the machinations of vested and powerful interests;

WHEREAS, tension and social unrest, if not bloodshed, are often the outcome of conflicts among Christian and non-Christian settlers and farmers especially in Mindanao;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines by virtue of the powers vested in me by law, do hereby create a Small Farmers Commission composed of the following:

Mr. Raoul Beloso	Chairman
Atty. Fernando Santiago	Member
Col. Daniel Lantion (Ret.)	Member

The Commission shall be responsible for the formulation and implementation in coordination with other governmental agencies of a program of action for small farmers and settlers.

It shall look into the problems of small settlers and farmers arising out of conflicts involving public lands, land conflicts among Christian and non-Christian settlers and farmers; and it shall settle their conflicts and differences. The Commission shall give assistance and protection, especially to small settlers and farmers in Mindanao against landgrabbers.

It shall also investigate situations and study problems peculiar to small farmers and settlers, take appropriate action or submit recommendations to the President and/or other government agencies concerned for necessary decision or action thereon.

The Commission is hereby granted all the powers of an investigating body under Section 71 and 580 of the Revised Administrative Code, including the powers to summon witnesses, administer oaths or take testimony or evidence relevant to the investigation, and shall have access to, and the right to examine any book, document, paper or record, as well as the right to require production thereof under a *subpoena duces tecum*.

The Commission is empowered to call upon any department, bureau, office, agency, or instrumentality of the government for such assistance as it may need for the accomplishment of its task and to create such sub-bodies as may be necessary to implement this order.

The Land Administrative Division of the Land Authority shall be the Secretariat of the Commission through which all communications involving conflicting claims between settlers and farmers and other claimants shall be coursed through for processing and action, and the Chairman may, when the need arises, request the temporary assignment of such competent personnel of any department, bureau, office, agency, or instrumentality of the government to the Commission in furtherance of its purposes and functions under this order.

The Commission shall adopt the necessary rules and regulations including a standard operating procedure, not inconsistent with existing laws and orders of the Department of Agriculture and Natural Resources and other agencies of the government, to implement the provisions of this Order.

Executive Order No. 73 and 117, series of 1967 and 1968, respectively, are hereby repealed.

Done in the City of Manila, this 5th day of February,
in the year of Our Lord, nineteen hundred and sixty-nine.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 515

EXCLUDING FROM THE OPERATION OF PROCLAMATION NO. 414, SERIES OF 1931 WHICH ESTABLISHED THE DAVAO PENAL COLONY RESERVATION SITUATED IN THE MUNICIPALITY OF CARMEN, PROVINCE OF DAVAO DEL NORTE, A CERTAIN PORTION OF THE LAND EMBRACED THEREIN AND DECLARING THE SAME OPEN TO DISPOSITION UNDER THE PROVISIONS OF THE PUBLIC LAND ACT.

Upon the recommendation of the Secretary of Agriculture and Natural Resources and by virtue of the powers vested upon me by law, I FERDINAND E. MARCOS, President of the Philippines, do hereby exclude from the operation of Proclamation No. 414, series of 1931, which established the Davao Penal Colony reservation situated in the municipality of Carmen, Province of Davao del Norte, a certain portion of the land embraced therein and declare the same open to disposition under the provisions of the Public Land Act, which portion is more particularly described as follows:

Portion of Lot 4710, Tagum Cadastre, Cad-276

A Parcel of land (Portion of Lot 4710 of the cadastral survey of Tagum), situated in the Barrio of Alejal, Municipality of Carmen, Province of Davao del Norte.

Bounded on the West and North, by Ising Public Land Subdivision (Pls-353, approved) or Proclamation 325, S-1956); on the East, by Agricultural Colony Public Land Act 4197 Subdivision, or Tagum Cad. 76 (Case 5); and on the South by National Highway, opposite of which is the property of Don Pedro Carriedo.

Beginning at a point marked "1" on plan, being North 48 deg. 00 min. W., 2,180.00 meters from BLLM 110, to Corner "1"

thence Due North 1,793.62 meters to point 2, corner 7 of Proclamation No. 325;

thence East 1,685.58 meters to point 3, corner 6 of Proclamation No. 325 and Corner 95 of Lot 4710;

thence S. 1 deg. 41 min. W., 225.92 meters to point 4, corner 96 of Lot 4710;

thence S. 1 deg. 35 min. W., 245.81 meters to point 5, corner 97 of Lot 4710;

thence S. 1 deg. 34 min. W., 101.08 meters to point 6, corner 98 of Lot 4710;

thence S. 2 deg. 18 min. W., 157.32 meters to point 7, corner 99 of Lot 4710;

thence S. 2 deg. 11 min. W., 174.08 meters to point 8, corner 100 of Lot 4710;
thence S. 1 deg. 47 min. W., 214.46 meters to point 9, corner 101 of Lot 4710;
thence S. 1 deg. 02 min. W., 182.62 meters to point 10, corner 102 of Lot 4710;
thence S. 1 deg. 38 min. W., 157.47 meters to point 11, corner 103 of Lot 4710;
thence S. 8 deg. 59 min. E., 201.88 meters to point 12, corner 104 of Lot 4710;
thence S. 20 deg. 31 min. W., 106.42 meters to point 13, corner 105 of Lot 4710;
thence S. 2 deg. 00 min. W., 177.68 meters to point 14, corner 106 of Lot 4710;
thence S. 2 deg. 32 min. E., 223.42 meters to point 15, corner 107 of Lot 4710;
thence S. 1 deg. 39 min. W., 175.90 meters to point 16, corner 108 of Lot 4710;
thence S. 0 deg. 12 min. W., 125.40 meters to point 17, corner 109 of Lot 4710;
thence S. 1 deg. 27 min. W., 133.15 meters to point 18, corner 110 of Lot 4710;
thence N. 63 deg. 55 min. W., 1,823.48 meters to point 1, corner 1 of Proclamation No. 325, point of beginning;

Containing an area of Three million six hundred thirty four thousand six hundred fifty six (3,634,656) square meters, more or less.

NOTE: Subject to change based on future surveys.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 31st day of January, in the year of Our Lord, nineteen hundred and sixty-nine.

[SEAL]

(Sgd.) FERDINAND E. MARCOS

President of the Philippines

By the President

(Sgd.) RAFAEL M. SALAS

Executive Secretary

MALACAÑANG

RESIDENCE OF THE PRESIDENT

OF THE PHILIPPINES

MANILA

BY THE PRESIDENT OF THE PHILIPPINES

PROCLAMATION No. 516

DECLARING SATURDAY, FEBRUARY 8, 1969, AS A
SPECIAL PUBLIC HOLIDAY IN TIAONG, QUE-
ZON AND IN LIPA CITY

WHEREAS, the seventy-ninth birthday anniversary of Don Claro M. Recto falls on Saturday, February 8, 1969;

WHEREAS, during his lifetime, by sheer force of character, brilliance of mind and greatness of heart he gave honor, dignity and sense of pride to our country and people, fought

for freedom by championing the cause of nationalism and contributed much in the adoption of our Constitution; and

WHEREAS, it is but fitting and proper to afford the residents of Tiaong, Quezon, his birthplace, and Lipa City, his adopted place of residence, ample opportunity to celebrate the event with appropriate ceremonies;

NOW, THEREFORE, I, FERDINAND E. MARCOS, President of the Philippines, by virtue of the powers vested in me by Section 30 of the Revised Administrative Code, do hereby declare Saturday, February 8, 1969, as a special public holiday in Tiaong, Quezon, and Lipa City.

IN WITNESS WHEREOF, I have hereunto set my hand and caused the seal of the Republic of the Philippines to be affixed.

Done in the City of Manila, this 6th day of February, in the year of Our Lord, nineteen hundred and sixty-nine.

(Sgd.) FERDINAND E. MARCOS

[SEAL]

President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

MALACAÑANG
RESIDENCE OF THE PRESIDENT
OF THE PHILIPPINES
MANILA

BY THE PRESIDENT OF THE PHILIPPINES

ADMINISTRATIVE ORDER No. 155

REMOVING MR. ELIGIO C. DAJAO FROM OFFICE
AS MUNICIPAL JUDGE OF OROQUIETA, MISA-
MIS OCCIDENTAL.

This is an administrative case against Municipal Judge Eligio C. Dajao of Oroquieta, Occidental Misamis, filed by Provincial Fiscal Diosdado Bacolod, arising from their controversy in Criminal Case No. 7473 of respondent's court, when the latter denied the fiscal's motion to dismiss the case. As a result of the language used in the fiscal's motion for reconsideration, respondent charged and sentenced him for contempt. The fiscal, after having the execution of the contempt judgment enjoined, filed numerous administrative charges against respondent. The charges, which may be categorized into two main headings of bad moral character and abuse of authority, were investigated by District Judge Geronimo R. Marave.

After going over the records of the investigation, I find the following facts duly established:

I. Grave Abuse of Authority and/or Negligence

A. On December 26, 1962, respondent sent his flat tire to the vulcanizing shop of Ricardo Baytion in Oroquieta, Misamis Occidental. After the tire was repaired by Jose Tubal, the vulcanizer of Baytion, respondent came and asked the latter the cost of the vulcanizing job and was informed that it was ₱1. When respondent asked why he was being charged ₱1 instead of ₱.50 only which he used to pay, the vulcanizer told him that Baytion raised the price in view of the increase in price of materials. Respondent then brought the tire home without paying the amount involved. The next morning (Dec. 27) Baytion sent the invoice (Exh. DD-4) to respondent for payment of ₱1, but instead of paying, respondent wrote on the face of the invoice: "To be verified yet if work actually done." Respondent then went back to Baytion's shop and inquired from Tubal whether he vulcanized his tire, claiming that no vulcanizing was done according to his houseboy. Tubal told him that the hole was in an old patch and that he had to repair it again. Not satisfied with the explanation, respondent told Tubal to wait for him because he was going to fetch a policeman to get Tubal, who reported to Baytion that respondent was mad for having been charged of ₱1

instead of P.50. When the policeman arrived, Baytion accompanied Tubal to the municipal building where the latter was investigated by the police. Baytion then suggested that the tire be opened to verify if it was actually vulcanized, and it was found that there was really a new patch in it. This notwithstanding, respondent filed Criminal Case No. 7379 (for estafa of P1) against Baytion and Tubal in his own court. On the same day, they were arrested and would have been detained were they not able to promptly put up the necessary bail bond.

B. With respect to Criminal Case No. 7473, respondent (a) failed to furnish herein complainant fiscal with a copy of the order denying his motion to dismiss and setting the case for trial; (b) cited him for contempt without sufficient cause and issued a warrant of arrest instead of a summons when he sent a reply to the contempt order in lieu of his personal appearance; (c) convicted him for contempt without filing formal charges and without hearing; (d) failed to forward the record of the case to the Court of First Instance within five days after receiving the notice of appeal; (e) issued another warrant of arrest for his alleged failure to appeal from the contempt judgment; (f) rejected a cash appeal bond tendered by him under official receipt; and (g) charged him again with contempt for an act already included in the previous judgment.

I agree with the investigating Judge that respondent erroneously penalized herein complainant for indirect contempt by using disrespectful language in his pleading when such act constitutes direct contempt. The investigating Judge also found proven the charge that respondent rejected herein complainant's cash appeal bond and that he failed for a period of over one year to forward the record of the case to the Court of First Instance after receiving herein complainant's notice of appeal. Respondent's inaction in the premises partook of grave abuse of authority or gross ignorance of the law.

As regards the other charges concerning Criminal Case No. 7473, respondent's decision finding herein complainant guilty of contempt admitted that there was delay in furnishing complainant fiscal with a copy of the order denying his motion to dismiss. It may also be noted that respondent's decision finding herein complainant guilty of contempt was reversed on appeal by the Court of First Instance.

Respondent's errors indeed showed that he acted with undue haste without commensurate deliberation in the contempt proceedings against herein complaining fiscal. Moreover, most of these errors could have been avoided had he carefully studied the law on the matter so as not to violate

the specific provisions thereof. In this respect, therefore, the evidence shows negligence on respondent's part.

C. Respondent is charged with having granted sometime in September 1961 a usurious loan of P400 to Avelino Limpot and Nicolasa Babol, who actually received only P300; that for Limpot's failure to pay the loan on the ground that he was a mere guarantor, respondent in 1964 cancelled his bail bond in Criminal Case No. 7602 (for slight physical injuries) and ordered his detention, falsely stating that the taxes on the property offered by him had not been paid; and that when Limpot filed in the Court of First Instance a criminal case (Exh. BB-3) against respondent for arbitrary detention with falsification, the latter in retaliation ordered Limpot's arrest on a fabricated complaint for falsification.

The documentary evidence on the alleged usurious transaction entered into by respondent consists of a deed of sale of land with right to repurchase, executed by Avelino Limpot in favor of respondent's wife, the right of repurchase to expire after December 31, 1961. The deed was duly acknowledged before a notary public and one of the witnesses was Nicolasa Babol. Aside from respondent's denial of the charge of usury, the document signed by Limpot negated his testimony that the amount of the loan was less than that stated in the deed. It also appears in respondent's testimony under cross-examination that Babol testified to the truth of the statement in the deed. The charge of usury is therefore without basis.

Respondent's order cancelling the bail bond of Avelino Limpot in Criminal Case No. 7602 reads:

"The court has information that the property posted as bond by Avelino Limpot himself as a surety is in the possession of another person. It appears also that the tax declaration of said property is new and taxes thereon had not been paid in his name for the last three years. It is now the policy of this court not to allow the accused to appear as surety to his own bailbond. In view of these considerations, the bond posted for Avelino Limpot is hereby cancelled and he is hereby detained until he puts a new bail bond with the proper sureties."

Respondent admitted that the taxes on the land had been paid for the last five years but explained that he was not aware of this fact, since the bail bond showed that the tax was only paid for the current year; that the accused did not present his tax receipts at the time of the cancellation of his bail; and that the land had been declared for taxation purposes in the name of the accused only six days before the execution of the bail bond, in violation of Circular No. 44 of the Department of Justice dated July 30, 1958, as reiterated in Circular No. 2 of January 23, 1964.

Respondent's explanation on the bail cancellation is entirely unsatisfactory. The record shows that the bail bond

in question was previously approved by respondent and that no prior notice was given to Limpot of its cancellation for being allegedly defective despite the fact that taxes on the property had been paid as appearing on the face of the bond itself. Respondent's cancellation of the bond in question resulted in Limpot's arrest and detention for ten days for the minor offense of slight physical injuries which led the investigating Judge to conclude that "the cancellation of Limpot's bond must have been motivated by Limpot's refusal to pay Babol's debt."

Concerning the filing by respondent of Criminal Case No. 7804 (for falsification of public document) against Limpot, the investigating Judge found that on January 4, 1965, respondent twice asked Limpot to withdraw his criminal case for arbitrary detention with falsification, but Limpot refused to do so. Thereafter, or on April 23, 1965, respondent ordered the municipal chief of police of Oroquieta to prosecute Limpot for falsification of public document for using his property twice to bail himself and another. On April 28, 1965, the corresponding criminal complaint was filed against Limpot and he was ordered arrested by respondent on the same date.

Under the circumstances, it is clear that the filing of Criminal Case No. 7804 against Limpot was in retaliation for the criminal case for arbitrary detention with falsification filed by Limpot against respondent, which he refused to withdraw when requested by respondent. Although the records show that on April 16, 1964, Limpot used the property in question to bail himself out in Criminal Case No. 7602 and that on May 18, 1964, he used the same property to bail out Mateo Gatab in Criminal Case No. 7617, respondent did not cancel Gatab's bail nor order his arrest as was done to Limpot. There is ample evidence that respondent was aware that the same property was used twice by Limpot, considering the proximity of the dates, i.e. April 16 and May 18, 1964, and yet it was only one year later or on April 23, 1965, that Limpot was charged with the criminal offense.

II. Unbecoming Conduct

A. On October 17, 1962, spouses Meliton Gahuman and Dorotea Balauro sold with right to repurchase their lot located at Barrio Malindang, Oroquieta, for ₱2,500 to Bienvenido Caparas and Paz de Caparaz. Subsequently, Gahuman obtained more loans from Caparas totalling ₱6,000. On January 19, 1966, Gahuman sold the same land to respondent's wife for ₱600 on condition that she pay Caparas ₱2,500. The wife of respondent then wrote Caparas on January 24, 1966, informing him that she had already purchased the land and would therefore occupy the same as

owner thereof, and offering to pay Gahuman's debt of ₱2,500. Caparas rejected the offer and refused to give up possession of the property, since Gahuman owed him ₱6,000, and prosecuted Gahuman for estafa for selling the property to respondent's wife without first redeeming it. Gahuman countered by filing a case against Caparas for unjust vexation (Exh. B-4) in respondent's court. Caparas was promptly convicted by respondent in view of his failure to introduce any evidence during the trial of the case for, according to him, it was useless to do so, since respondent was partial to the Gahumans. However, on appeal the case was dismissed.

In view of Caparas' refusal to relinquish possession of the land, respondent on February 12, 1966, sent his overseer and two tenants accompanied by a policeman and by means of force and intimidation seized eight sacks of copra from the tenant of Caparas and brought them to the house of the barrio captain. Thereafter, herein complainant fiscal prosecuted respondent and four others for the crime of grave coercion.

Respondent's denial of having anything to do with the seizure of the copra in question is untenable upon the established facts. There is no question that he benefited therefrom as found by the Secretary of Justice considering that the land was purchased by his wife.

B. On the charge that respondent dismissed Criminal Case No. 7820 (for homicide through reckless imprudence) in consideration of the sum of ₱800 received from Hipolito Rapliza, the owner of the truck driven by the accused, the evidence shows that on June 1, 1965, when the aforesaid criminal case was filed Rapliza went to respondent's house with a lawyer to ask for the dismissal of the case, the parents of the victim having agreed to an amicable settlement.

Respondent, on seeing Rapliza, reminded him of the rental due from his lease of respondent's warehouse, which lease Rapliza wanted to terminate. Respondent and Rapliza finally agreed that the latter would pay ₱800 to settle respondent's claim. Rapliza's lawyer then took up with respondent the dismissal of the case against Rapliza's driver. Respondent referred the matter to the acting chief of police for the filing of the appropriate motion.

The next day the acting chief of police filed a motion to dismiss Criminal Case No. 7820, which respondent granted; and on the same day Rapliza paid to respondent the amount agreed upon between them and the accused was released from custody.

Respondent argues that the payment made to him by Rapliza had nothing to do with the dismissal of Criminal Case No. 7820; and that the dismissal, which was without

prejudice since the accused had not then been arraigned, was granted in accordance with his practice of allowing the prosecution to determine the sufficiency of the evidence.

Respondent, nevertheless, knew, as clearly shown by the evidence, that Rapliza would not have agreed to settle respondent's claim if he was not interested in the dismissal of Criminal Case No. 7820. Under the environmental circumstances, respondent should have been more careful and judicious in dismissing the criminal case. The injection by respondent of the payment of the rentals due him in order to settle a case pending in his court clearly shows his moral unfitness to remain as judge. Moreover, even if respondent had no possible interest in dismissing the case, his action was still irregular, first, because the case involved the taking of human life, even if accidental; and, second, because dismissal was not warranted by the mere change in the testimony of an eyewitness, even if he was the only available witness of the prosecution, since he was personally examined by respondent before ordering the arrest of the accused, and no effort was exerted to ascertain the motivations or veracity of such an alleged change of testimony. Respondent thus acted immorally, arbitrarily and with undue haste in immediately granting the motion to dismiss Criminal Case No. 7820 against the driver of his lessee.

III. *Ignorance of the Law and Negligence*

A. In Criminal Case No. 8030 of respondent's court, his houseboy, Nemesio Bag-ao, was charged with qualified theft of smuggled cigarettes, which were in respondent's custody as evidence in Criminal Case No. 7658. Respondent amended the complaint to simple theft and sentenced him to only thirty days' imprisonment by crediting him with the mitigating circumstance of voluntary surrender when respondent himself delivered the accused to the chief of police for investigation.

The investigation nevertheless showed that the *de officio* counsel appointed by respondent for the accused offered to have the latter plead guilty to simple theft, which motion was agreed to by the complainant chief of police who amended his complaint accordingly. Respondent seeks to justify his approval of the amendment on the ground that there was no abuse of confidence in the commission of the theft even if the accused was his houseboy because he was not the offended party but the Government, to whom the cigarettes were forfeited. This view of respondent is legally erroneous, as in the crimes of theft or robbery, the offended parties may be mere possessors, not necessarily the legal owners of the things stolen or taken. Respondent was in legal custody or possession of the stolen ci-

garettes and therefore was the offended party. Moreover, respondent admitted that Atty. Siton, the *de officio* counsel, is married to a first degree cousin of his wife's mother. While this may not constitute grave abuse of authority, it certainly demonstrates ignorance of the law.

Under the attendant circumstances of the case, respondent cannot erase the suspicion that he was unduly lenient to his domestic servant.

While it was proven that he brought home the cigarettes used as evidence in a case pending in his court after the chief of police, the constabulary and the local agent of the Bureau of Internal Revenue refused to accept custody of the cigarettes on the excuse that they had no place where to keep them, respondent is still guilty of negligence for the loss of the cigarettes in question under his custody for his failure to take the necessary precautions to prevent their being stolen by his houseboy.

B. In connection with Criminal Case No. 7658 (for illegal possession of untaxed blue seal cigarettes) of respondent's court, the evidence shows that he failed to impose subsidiary imprisonment on one of the two accused for failure to pay the fine imposed by the Internal Revenue Code. The investigation report found that, in the decision dictated by respondent in open court, he provided for subsidiary imprisonment, but he reconsidered the decision by omitting the provision. This actuation is explained by respondent as follows:

(1) Because the fiscal himself or his office has not been recommending, much less insisting on, such subsidiary imprisonment in smuggling cases (Exhibits "31" and "31-A") in the Court of First Instance or in the respondent's Municipal Court, like the instant Ladion case (Exh. "A").

(2) The only commentary on subsidiary imprisonment readily available to the respondent as trial judge was Padilla's "Criminal Law," 1947 Edition, wherein an apparently sweeping topic-statement is found: "No subsidiary imprisonment for offenders penalized by special law (see Art. 10)" as if this was the general rule.

(3) Because of the seeming stand of the Judicial Conference at the U.P. Law Center, per the official lecturer Judge Arsenio Solidum that the imposition of subsidiary imprisonment is discretionary, not mandatory, upon the courts.

(4) The principle in criminal law that in case of doubt, the doubt should be resolved in favor of the accused; and

(5) Because accused Ladion had been detained in jail pending trial for nearly six months.

These arguments are untenable. Section 353 of the National Internal Revenue Code clearly provides for subsidiary imprisonment in case the person convicted for violation of the provisions of said Code is unable to pay the fine imposed upon him in the judgment.

In connection with the same criminal case, the investigating Judge likewise found the proceedings unduly delayed

by numerous postponements, as a result of which the case against one of the two accused had not been terminated as of March 16, 1967, although the case was filed as early as July 30, 1964. This finding is supported by the evidence, which shows that respondent invariably granted the requests for postponement made by the prosecution instead of insisting, as was his duty, on the expeditious termination of the case. Respondent's actuation clearly indicates deliberate disregard of the requirements of the law or intentional attempt to favor one party to the prejudice of the accused.

As regards the other charges against respondent, I find no necessity of discussing them any further inasmuch as the above serious offenses of gross abuse of authority, ignorance of the law, unbecoming conduct and negligence committed by him are more than sufficient to warrant his dismissal from office.

WHEREFORE, Mr. Eligio C. Dajao is hereby removed from office as municipal judge of Oroquieta, Misamis Occidental, effective upon receipt of a copy of this order.

Done in the City of Manila, this 1st day of January, in the year of Our Lord, nineteen hundred and sixty-nine.

(Sgd.) FERDINAND E. MARCOS
President of the Philippines

By the President:

(Sgd.) RAFAEL M. SALAS
Executive Secretary

REPUBLIC ACTS

Enacted during the Sixth Congress of the Republic of the Philippines
First Session

H. No. 6649

[REPUBLIC ACT No. 4920]

AN ACT CHANGING THE NAME OF ECONOMIA STREET IN THE DISTRICT OF SAMPALOC, CITY OF MANILA, TO VICENTE G. CRUZ.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of Economia street in the District of Sampaloc, City of Manila, is hereby changed to Vicente G. Cruz.

SEC. 2. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 3763

[REPUBLIC ACT No. 4922]

AN ACT GRANTING RUBEN A. SO A FRANCHISE TO INSTALL, MAINTAIN AND OPERATE AN ELECTRIC LIGHT, HEAT AND POWER SYSTEM IN THE MUNICIPALITY OF MONREAL, PROVINCE OF MASBATE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the provisions of the Constitution and to the terms and conditions established in Act Numbered Thirty-six hundred and thirty-six, as amended by Commonwealth Act Numbered One hundred and thirty-two, there is hereby granted to Ruben A. So, for a period of twenty-five years from the approval of this Act, the right, privilege and authority to install, maintain and operate an electric light, heat and power system for the purpose of generating and distributing electric light, heat and/or power for sale within the limits of the Municipality of Monreal, Province of Masbate.

SEC. 2. In the event that the grantee shall purchase and secure from the National Power Corporation electric heat and power, the National Power Corporation is hereby authorized to negotiate and transact for the benefit and in behalf of the public consumers with reference to rates.

SEC. 3. In consideration of the franchise and rights hereby granted, the grantee shall pay a franchise tax equal to five *per centum* of the gross earnings under this franchise, three *per centum* of which shall accrue to the National Government and two *per centum* to the municipality where the franchise is being operated.

SEC. 4. It is hereby expressly provided that in the event the Government should decide to maintain and operate for itself the plant and enterprise herein authorized, the grantee shall surrender his franchise and will turn over to the Government all serviceable equipment therein, at cost, less reasonable depreciation.

SEC. 5. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 5309

[REPUBLIC ACT No. 4923]

AN ACT CHANGING THE NAME OF A CERTAIN BARRIO IN THE MUNICIPALITY OF AROROI, PROVINCE OF MASBATE, TO BARRIO SAN ISIDRO.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of Barrio Tete in the Municipality of Aroroy, Province of Masbate, is changed to Barrio San Isidro.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 5311

[REPUBLIC ACT No. 4924]

AN ACT GRANTING JESUS B. AREVALO A FRANCHISE TO INSTALL, MAINTAIN AND OPERATE AN ELECTRIC LIGHT, HEAT AND POWER SYSTEM IN THE MUNICIPALITY OF SAN FERNANDO, PROVINCE OF MASBATE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the provisions of the Constitution and to the terms and conditions established in Act Numbered Thirty-six hundred and thirty-six, as amended by Commonwealth Act Numbered One hundred and thirty-two, there is granted to Jesus B. Arevalo, for a period of twenty-five years from the approval of this Act, the right, privilege and authority to install, maintain and operate an electric light, heat and power system for the purpose of generating and distributing electric light, heat and/or power for sale within the Municipality of San Fernando, Province of Masbate.

SEC. 2. In the event that the grantee shall purchase and secure electric heat and power from the National Power Corporation, the latter is hereby authorized to negotiate and transact for the benefit and in behalf of the public consumers with reference to rates.

SEC. 3. In consideration of the franchise and rights hereby granted, the grantee shall pay a franchise tax equal to five *per centum* of the gross earnings under this franchise, three *per centum* of which shall accrue to the

National Government and two *per centum* to the municipality where the franchise is being operated.

SEC. 4. It is expressly provided that in the event the Government should desire to maintain and operate for itself the system and enterprise herein authorized, the grantee shall surrender his franchise and turn over to the Government all serviceable equipment therein, at cost, less reasonable depreciation.

SEC. 5. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6658

[REPUBLIC ACT No. 4925]

AN ACT GRANTING TERESITA S. ROSALES A FRANCHISE TO CONSTRUCT, MAINTAIN AND OPERATE AN ICE PLANT AND COLD STORAGE IN THE CITY OF CALBAYOG.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the terms and conditions established in this Act and in Commonwealth Act Numbered One hundred forty-six, as amended, and to the provisions of the Constitution, there is granted to Teresita S. Rosales, for a period of twenty-five years from the approval of this Act, the right, privilege and authority to construct, maintain and operate an ice plant and cold storage, for the purpose of manufacturing ice for distribution and sale, and for supplying cold storage in the City of Calbayog and to charge and collect a schedule of prices and rates therefor which schedule shall at all times be subject to regulation by the Public Service Commission or its legal successor.

SEC. 2. The grantee shall manufacture and supply ice up to the limit of the capacity of her plant, said limit to be determined by the Public Service Commission, and sell the same at rates to be determined by the said Public Service Commission.

SEC. 3. All the apparatus and appurtenances to be used by the grantee shall be modern, safe and first class in every respect, and the grantee shall, whenever the Public Service Commission shall determine that public interest reasonably requires it, change or alter any of such apparatus and appurtenances at grantee's expense.

SEC. 4. If the grantee shall not commence the construction of the ice plant and cold storage within two years from the approval of this Act, unless prevented by an act of God or *force majeure*, martial law, riot, civil commotion, usurpation by a military power or any other cause beyond the grantee's control, this franchise shall become null and void.

SEC. 5. This franchise is granted with the understanding and upon the condition that it shall be subject to amendment, alteration, or repeal by the Congress of the Philippines when the public interest so requires.

SEC. 6. The books, records and accounts of the grantee shall always be open to the inspection of the Auditor General or his authorized representatives, and it shall be the duty of the grantee to submit to the Auditor General quarterly reports in duplicate showing the gross receipts for the quarter past.

SEC. 7. In the event of any competing person, natural or juridical, receiving from the Congress of the Philippines a similar franchise in which there shall be any term or terms more favorable than those herein granted or tending to place the herein grantee at any disadvantage, then such term or terms shall *ipso facto* become a part of the terms hereof and shall operate equally in favor of the grantee as in the case of such competing person.

SEC. 8. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 12392

[REPUBLIC ACT No. 4926]

AN ACT CREATING TWO ADDITIONAL POSITIONS OF ASSISTANT PROVINCIAL FISCAL IN THE PROVINCE OF MASBATE, AMENDING FOR THE PURPOSE SECTION SIXTEEN HUNDRED SEVENTY-FOUR OF THE ADMINISTRATIVE CODE, AS AMENDED.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Section sixteen hundred seventy-four of the Administrative Code, as amended, relative to the number of assistant provincial fiscals in the Province of Masbate, is further amended to read as follows:

“Masbate, four assistant provincial fiscals:”

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 227

[REPUBLIC ACT No. 4927]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL INDUSTRIAL AGRICULTURAL HIGH SCHOOL IN THE MUNICIPALITY OF BAYAG, MOUNTAIN PROVINCE, TO BE KNOWN AS APAYAO NATIONAL INDUSTRIAL AGRICULTURAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the supervision of the Director of Vocational Education a national industrial agricultural high school in the Municipality of Bayag, Mountain Province, to be known as Apayao National Industrial Agricultural High School. The site of

the said school shall be determined by the Municipal Council of Bayag in consultation with the Director of Vocational Education.

SEC. 2. The Director of Vocational Education shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, the necessary funds needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 228

[REPUBLIC ACT No. 4928]

AN ACT ESTABLISHING A VOCATIONAL HIGH SCHOOL IN THE MUNICIPALITY OF CONNER, MOUNTAIN PROVINCE, TO BE KNOWN AS CONNER VOCATIONAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Vocational Education, a vocational high school in the Municipality of Conner, Mountain Province, to be known as Conner Vocational High School.

SEC. 2. Upon recommendation of the Director of Vocational Education, the President of the Philippines shall set aside and reserve such portion of the public lands located within the Municipality of Conner, Mountain Province, as may be necessary and convenient for the establishment of the school site.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of the said school for the first year. Thereafter, the necessary sums for said purpose shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 229

[REPUBLIC ACT No. 4929]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN AGRO-INDUSTRIAL HIGH SCHOOL IN THE MUNICIPALITY OF BALBALAN, MOUNTAIN

PROVINCE, TO BE KNOWN AS BALBALAN AGRO-INDUSTRIAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Vocational Education, an agro-industrial high school in the Municipality of Balbalan, Mountain Province, to be known as Balbalan Agro-Industrial High School. The site of the said school shall be determined by the Municipal Council of Balbalan in consultation with the Director of Vocational Education.

SEC. 2. The Director of Vocational Education shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, the necessary funds needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 230

[REPUBLIC ACT NO. 4930]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL TRADE-AGRICULTURAL HIGH SCHOOL IN THE MUNICIPALITY OF PARACELIS, MOUNTAIN PROVINCE, TO BE KNOWN AS BACARRI NATIONAL TRADE-AGRICULTURAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Vocational Education, a national trade-agricultural high school in the Municipality of Paracelis, Mountain Province, to be known as Bacarri National Trade-Agricultural High School. The site of said school shall be fifteen hectares to be taken from the Bacarri School Reservation owned by the Bureau of Public Schools.

SEC. 2. The Director of Vocational Education shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-

seven. Thereafter, the necessary funds needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 232

[REPUBLIC ACT No. 4931]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF BALBALAN, MOUNTAIN PROVINCE, TO BE KNOWN AS WESTERN KALINGA COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Department of Health, a community hospital in the Municipality of Balbalan, Mountain Province, to be known as Western Kalinga Community Hospital. The site of said hospital shall be determined by the Municipal Council of Balbalan in consultation with the Secretary of Health.

SEC. 2. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, any sums needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 513

[REPUBLIC ACT No. 4932]

AN ACT ESTABLISHING A VOCATIONAL HIGH SCHOOL IN THE MUNICIPALITY OF TANUDAN, MOUNTAIN PROVINCE, TO BE KNOWN AS TANUDAN VOCATIONAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Vocational Education, a vocational high school in the Municipality of Tanudan, Mountain Province, to be known as Tanudan Vocational High School.

SEC. 2. Upon recommendation of the Director of Vocational Education, the President of the Philippines shall set aside and reserve such portion of the public lands located within the Municipality of Tanudan, Mountain Province,

as may be necessary and convenient for the establishment of said school.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of the said school for the first year of its operation. Thereafter, the necessary amount for said purpose shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 586

[REPUBLIC ACT NO. 4933]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN AGRICULTURAL HIGH SCHOOL IN THE MUNICIPALITY OF POTIA, MOUNTAIN PROVINCE, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Vocational Education, an agricultural high school in the Municipality of Potia, Mountain Province, to be known as Potia Agricultural High School.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said high school during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 602

[REPUBLIC ACT NO. 4934]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN AGRO-INDUSTRIAL HIGH SCHOOL IN THE MUNICIPALITY OF CAPUL, PROVINCE OF SAMAR, TO BE KNOWN AS CAPUL AGRO-INDUSTRIAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Public Schools, an agro-industrial high school in the Municipality of Capul, Province of Samar, to be known as Capul Agro-Industrial High School. The site of the said school shall be determined by

the Municipal Council of Capul in consultation with the Director of Public Schools.

SEC. 2. The Director of Public Schools shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, the necessary funds needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 605

[REPUBLIC ACT No. 4935]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN AGRO-INDUSTRIAL HIGH SCHOOL IN THE MUNICIPALITY OF SAN ISIDRO, PROVINCE OF SAMAR, TO BE KNOWN AS SAN ISIDRO AGRO-INDUSTRIAL HIGH SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Vocational Education, an agro-industrial high school in the Municipality of San Isidro, Province of Samar, to be known as San Isidro Agro-Industrial High School. The site of said school shall be determined by the Municipal Council of San Isidro, in consultation with the Director of Vocational Education.

SEC. 2. The Director of Vocational Education shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, the necessary funds needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 667

[REPUBLIC ACT No. 4936]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF CALAMBA, PROVINCE OF MISAMIS OCCIDENTAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, a community hospital in the Municipality of Calamba, Province of Misamis Occidental, to be known as Calamba Community Hospital.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 722

[REPUBLIC ACT NO. 4937]

AN ACT INCREASING THE BED CAPACITY OF
NORTHERN SAMAR GENERAL HOSPITAL IN
THE MUNICIPALITY OF CATARMAN, PROVINCE
OF SAMAR, AND AUTHORIZING THE APPRO-
PRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The bed capacity of the Northern Samar General Hospital in the Municipality of Catarman, Province of Samar, is hereby increased from fifty to seventy-five beds.

SEC. 2. One hundred thirty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, to carry out the purposes of this Act, for the fiscal year nineteen hundred and sixty-seven, in addition to its existing appropriations. Thereafter, said sum shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 725

[REPUBLIC ACT NO. 4938]

AN ACT PROVIDING FOR FOUR ASSISTANT PRO-
VINCIAL FISCALS FOR THE PROVINCE OF
SURIGAO DEL NORTE, BY FURTHER AMEND-
ING SECTION SIXTEEN HUNDRED SEVENTY-
FOUR OF THE ADMINISTRATIVE CODE.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. Section sixteen hundred seventy-four of the Administrative Code, as amended, is further amended by

inserting after the subparagraph relative to the number of assistant provincial fiscals in the Province of Sulu, the following new subparagraph to read as follows:

"Surigao del Norte, four assistant provincial fiscals;"

SEC. 2. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 726

[REPUBLIC ACT No. 4939]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL SCHOOL OF FISHERIES IN THE DISTRICT OF TINAMBACAN, CITY OF CALBAYOG, TO BE KNOWN AS THE TINAMBACAN NATIONAL SCHOOL OF FISHERIES, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Public Schools, a school of fisheries in the District of Tinambacan, City of Calbayog, to be known as the Tinambacan National School of Fisheries.

SEC. 2. The Secretary of Education shall issue such rules and regulations as may be necessary to carry out the provisions of this Act.

SEC. 3. The sum of three hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 737

[REPUBLIC ACT No. 4940]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF MARAMAG, PROVINCE OF BUKIDNON, TO BE KNOWN AS SOUTH BUKIDNON COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Medical Services, a community hospital in the Municipality of Maramag, Province of Bukidnon, to be known as South Bukidnon Community Hospital.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred and sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 742

[REPUBLIC ACT No. 4941]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN AGRICULTURAL-INDUSTRIAL HIGH SCHOOL IN THE MUNICIPALITY OF OROQUIETA, PROVINCE OF MISAMIS OCCIDENTAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the direct supervision of the Director of Vocational Education an agricultural-industrial high school in the Municipality of Oroquieta, Province of Misamis Occidental.

SEC. 2. The Director of Vocational Education shall issue such rules and regulations as may be necessary to carry out the purpose of this Act.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said high school during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 832

[REPUBLIC ACT No. 4942]

AN ACT ESTABLISHING A MATERNITY AND CHILDREN'S HOSPITAL IN THE MUNICIPALITY OF BALAOAN, PROVINCE OF LA UNION, TO BE KNOWN AS NORTHERN LA UNION MATERNITY AND CHILDREN'S HOSPITAL, AND APPROPRIATING FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Department of Health, a maternity and children's hospital in the Municipality of Balaoan, Province

of La Union, to be known as Northern La Union Maternity and Children's Hospital.

SEC. 2. The sum of two hundred fifty thousand pesos is hereby appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, the amount of not less than five hundred thousand pesos, or such sums as may be needed for its operation and maintenance, shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 867

[REPUBLIC ACT No. 4943]

AN ACT ESTABLISHING A COMMUNITY HOSPITAL IN SAPANG PALAY, MUNICIPALITY OF SAN JOSE DEL MONTE, PROVINCE OF BULACAN, TO BE KNOWN AS SAPANG PALAY COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, a community hospital in Sapang Palay, Municipality of San Jose del Monte, Province of Bulacan, to be known as the Sapang Palay Community Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1109

[REPUBLIC ACT No. 4944]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL TRADE SCHOOL IN THE MUNICIPALITY OF MARILAO, PROVINCE OF BULACAN, TO BE KNOWN AS MARILAO NATIONAL TRADE SCHOOL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Vocational Education, a national

trade school in the Municipality of Marilao, Province of Bulacan, to be known as Marilao National Trade School. Courses of secondary level shall be offered in said school.

SEC. 2. Two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said school during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967

H. No. 1158

[REPUBLIC ACT No. 4945]

AN ACT ESTABLISHING A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF PIÑAN, PROVINCE OF ZAMBOANGA DEL NORTE, TO BE KNOWN AS PIÑAN COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the supervision of the Director of Medical Services, a community hospital in the Municipality of Piñan, Province of Zamboanga del Norte, to be known as Piñan Community Hospital.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1204

[REPUBLIC ACT No. 4946]

AN ACT ESTABLISHING AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF JOSE ABAD SANTOS, PROVINCE OF DAVAO, TO BE KNOWN AS JOSE ABAD SANTOS EMERGENCY HOSPITAL AND AUTHORIZING THE APPROPRIATION OF ONE HUNDRED FIFTY THOUSAND PESOS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established in the Municipality of Jose Abad Santos, Province of Davao, an emer-

gency hospital to be known as Jose Abad Santos Emergency Hospital, which shall be under the supervision of the Director of the Medical Services, Department of Health. The site of said hospital shall be provided for by the Municipal Council of the Municipality of Jose Abad Santos in consultation with the Director of Medical Services.

SEC. 2. The Secretary of Health shall promulgate such rules and regulations as may be necessary to carry into effect the purposes of this Act.

SEC. 3. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Such sums as may be necessary for its operation and maintenance in subsequent years shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1205

[REPUBLIC ACT No. 4947]

AN ACT ESTABLISHING A NATIONAL HOSPITAL IN THE MUNICIPALITY OF MATI, PROVINCE OF DAVAO, TO BE KNOWN AS DAVAO ORIENTAL NATIONAL HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the supervision of the Director of Medical Services, a national hospital in the Municipality of Mati, Province of Davao, to be known as Davao Oriental National Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1206

[REPUBLIC ACT No. 4948]

AN ACT ESTABLISHING A NATIONAL HOSPITAL IN THE MUNICIPALITY OF DIGOS, PROVINCE OF DAVAO, TO BE KNOWN AS THE DAVAO DEL SUR NATIONAL HOSPITAL AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the supervision of the Director of Medical Services, a national hospital in the Municipality of Digos, Province of Davao, to be known as Davao del Sur National Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1227

[REPUBLIC ACT No. 4949]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF BACOR, PROVINCE OF CAVITE, TO BE KNOWN AS PADRE GOMEZ COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the direct supervision of the Director of Medical Services a community hospital in the Municipality of Bacoor, Province of Cavite, to be known as Padre Gomez Community Hospital.

SEC. 2. The Secretary of Health shall issue such rules and regulations as may be necessary to carry out the purpose of this Act.

SEC. 3. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1413

[REPUBLIC ACT No. 4950]

AN ACT ESTABLISHING A COMMUNITY HOSPITAL IN THE MUNICIPALITY OF MAWAB, PROVINCE OF DAVAO, TO BE KNOWN AS MAWAB COMMUNITY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, a community hospital in the Municipality of Mawab, Province of Davao, to be known as Mawab Community Hospital.

SEC. 2. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital for the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1667

[REPUBLIC ACT No. 4951]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF PINAMUNGAJAN, PROVINCE OF CEBU, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established under the direct supervision of the Director of Medical Services an emergency hospital in the Municipality of Pinamungajan, Province of Cebu, to be known as Pinamungajan National Emergency Hospital.

SEC. 2. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment and operation of said hospital, including the construction of its buildings and the purchase of its site, for the fiscal year nineteen hundred sixty-seven. Thereafter, the sums necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1761

[REPUBLIC ACT No. 4952]

AN ACT AUTHORIZING THE APPROPRIATION OF THREE HUNDRED THOUSAND PESOS TO IMPLEMENT THE PROVISIONS OF REPUBLIC ACT NUMBERED THIRTY-SIX HUNDRED FIVE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The sum of three hundred thousand pesos is hereby authorized to be appropriated out of any funds in the National Treasury not otherwise appropriated, to

implement the provisions of Republic Act Numbered Thirty-six hundred five during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be necessary for the same purpose shall be included in the annual General Appropriations Act.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 2005

[REPUBLIC ACT No. 4953]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A NATIONAL EMERGENCY HOSPITAL IN THE MUNICIPALITY OF JAGNA, PROVINCE OF BOHOL, TO BE KNOWN AS JAGNA NATIONAL EMERGENCY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established a national emergency hospital in the Municipality of Jagna, Province of Bohol, to be known as Jagna National Emergency Hospital.

SEC. 2. The Secretary of Health shall exercise supervision over said hospital, locate and acquire, or cause to be located and acquired, the site thereof which shall be within the Municipality of Jagna.

SEC. 3. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred and sixty-seven. Thereafter, such sums as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 3463

[REPUBLIC ACT No. 4954]

AN ACT CONVERTING DINAGAT PUBLIC HIGH SCHOOL IN THE MUNICIPALITY OF DINAGAT, PROVINCE OF SURIGAO DEL NORTE, INTO A FISHERIES HIGH SCHOOL TO BE KNOWN AS DINAGAT FISHERIES HIGH SCHOOL.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Dinagat Public High School in the Municipality of Dinagat, Province of Surigao del Norte, is hereby converted into a fisheries high school to be known as Dinagat Fisheries High School. The Director of Vocational Education with the approval of the De-

partment Head shall issue such rules and regulations as may be necessary to carry out the purpose of this Act.

SEC. 2. The sum of one hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the conversion, operation and maintenance of the said school for the year nineteen hundred and sixty-seven.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 4445

[REPUBLIC ACT No. 4955]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF A MEMORIAL HOSPITAL IN THE MUNICIPALITY OF CABATUAN, PROVINCE OF ILOILO, TO BE KNOWN AS RAMON TABIANA MEMORIAL HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, a twenty-five-bed memorial hospital in the Municipality of Cabatuan, Province of Iloilo, to be known as Ramon Tabiana Memorial Hospital. The hospital shall be located at the poblacion of the said municipality.

SEC. 2. The sum of three hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred and sixty-seven. Such sums as may be necessary for its operation and maintenance thereafter shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 4883

[REPUBLIC ACT No. 4956]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL AT BARRIO SAYANGAN, MUNICIPALITY OF ATOK, SUBPROVINCE OF BENGUET, MOUNTAIN PROVINCE, TO BE KNOWN AS ATOK EMERGENCY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in Barrio Sayangan, Municipality of Atok, Subprovince of Benguet, Mountain Province, to be known

as Atok Emergency Hospital. The site for the said hospital shall be determined by the municipal council of the Municipality of Atok in consultation with the Director of Medical Services.

SEC. 2. The Secretary of Health shall promulgate such rules and regulations as may be necessary to carry into effect the purpose of this Act.

SEC. 3. The sum of three hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital for the fiscal year nineteen hundred sixty-seven. Such sums as may be necessary for its operation and maintenance in subsequent years shall be included in the annual General Appropriations Act.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 5047

[REPUBLIC ACT No. 4957]

AN ACT CONVERTING ABUYOG EMERGENCY HOSPITAL IN THE MUNICIPALITY OF ABUYOG, PROVINCE OF LEYTE, INTO ABUYOG GENERAL HOSPITAL AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Abuyog Emergency Hospital at the Municipality of Abuyog, Province of Leyte, is hereby converted into Abuyog General Hospital with a fifty-bed capacity.

SEC. 2. The sum of two hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be necessary for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 5071

[REPUBLIC ACT No. 4958]

AN ACT CONVERTING THE PUERICULTURE CENTER IN THE MUNICIPALITY OF NAGUILIAN, PROVINCE OF LA UNION, INTO AN EMERGENCY HOSPITAL, TO BE KNOWN AS NAGUILIAN EMERGENCY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The puericulture center in the Municipality of Naguilian, Province of La Union, is hereby converted into an emergency hospital to be known as Naguilian Emergency Hospital.

SEC. 2. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the conversion, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 5072

[REPUBLIC ACT No. 4959]

AN ACT CONVERTING ROSARIO PUERICULTURE CENTER IN THE MUNICIPALITY OF ROSARIO, PROVINCE OF LA UNION, INTO AN EMERGENCY HOSPITAL, TO BE KNOWN AS ROSARIO EMERGENCY HOSPITAL, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The puericulture center in the Municipality of Rosario, Province of La Union, is hereby converted into an emergency hospital, to be known as Rosario Emergency Hospital.

SEC. 2. The sum of one hundred fifty thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the conversion, operation and maintenance of said hospital during the fiscal year nineteen hundred and sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6599

[REPUBLIC ACT No. 4960]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF BANTAY, PROVINCE OF ILOCOS SUR, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in the Municipality of Bantay, Province of Ilocos Sur, to be known as the Bantay Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 6600

[REPUBLIC ACT No. 4961]

AN ACT PROVIDING FOR THE ESTABLISHMENT
OF AN EMERGENCY HOSPITAL IN THE
MUNICIPALITY OF MAGSINGAL, PROVINCE
OF ILOCOS SUR, AND AUTHORIZING THE
APPROPRIATION OF FUNDS THEREFOR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in the Municipality of Magsingal, Province of Ilocos Sur, to be known as the Magsingal Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6601

[REPUBLIC ACT No. 4962]

AN ACT PROVIDING FOR THE ESTABLISHMENT
OF AN EMERGENCY HOSPITAL IN THE
MUNICIPALITY OF ALILEM, PROVINCE OF
ILOCOS SUR, AND AUTHORIZING THE APPRO-
PRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in the Municipality of Alilem, Province of Ilocos Sur, to be known as Alilem Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sums as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6602

[REPUBLIC ACT No. 4963]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF CABUGAO, PROVINCE OF ILOCOS SUR, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in the Municipality of Cabugao, Province of Ilocos Sur, to be known as Cabugao Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6603

[REPUBLIC ACT No. 4964]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF SAN EMILIO, PROVINCE OF ILOCOS SUR, AND AUTHORIZING THE APPROPRIATION OF FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emer-

gency hospital in the Municipality of San Emilio, Province of Ilocos Sur, to be known as San Emilio Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby authorized to be appropriated, out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6676

[REPUBLIC ACT No. 4965]

AN ACT PROVIDING FOR THE ESTABLISHMENT OF AN EMERGENCY HOSPITAL IN THE MUNICIPALITY OF CANDON, PROVINCE OF ILOCOS SUR, AND APPROPRIATING FUNDS THEREFOR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There shall be established, under the direct supervision of the Director of Medical Services, an emergency hospital in the Municipality of Candon, Province of Ilocos Sur, to be known as Candon Emergency Hospital.

SEC. 2. The sum of two hundred thousand pesos is hereby appropriated out of any funds in the National Treasury not otherwise appropriated, for the establishment, operation and maintenance of said hospital during the fiscal year nineteen hundred sixty-seven. Thereafter, such sum as may be needed for its operation and maintenance shall be included in the annual General Appropriations Act.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 15223

[REPUBLIC ACT No. 4966]

AN ACT GRANTING THE M. L. INCORPORATED A PERMIT TO CONSTRUCT, MAINTAIN AND OPERATE PRIVATE FIXED POINT-TO-POINT AND LAND-BASED AND LAND MOBILE RADIO STATIONS FOR THE RECEPTION AND TRANSMISSION OF RADIO COMMUNICATIONS WITHIN THE PHILIPPINES.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. There is hereby granted to the M. L. Incorporated, its successors or assigns, a permit to construct, maintain and operate in the Philippines, and at such places as the said company may select, subject to the approval of the Secretary of Public Works and Com-

munications, private fixed point-to-point and land-based and land mobile radio stations for the reception and transmission of wireless messages by radiotelegraph or radiotelephone, each station to be provided with a radio transmitting apparatus and a radio receiving apparatus.

SEC. 2. This permit shall continue to be in force during the time that the Government has not established similar service at the places selected by the grantee, and is granted upon the express condition that the same shall be void unless the construction or installation of said stations be begun within one year from the date of approval of this Act and be completed within two years from said date.

SEC. 3. The grantee, its successors or assigns, shall not engage in domestic business of telecommunications in the Philippines without further special assent of the Congress of the Philippines, it being understood that the purpose of this permit is to secure to the grantee the right to construct, install, maintain, and operate private fixed point-to-point and land-based and land mobile radio stations at such places within the Philippines as the interest of the grantee may justify.

SEC. 4. No fees shall be charged by the grantee as the radio stations that may be established by virtue of this Act shall engage in communications regarding the grantee's business only.

SEC. 5. The grantee, its successors or assigns, shall so construct and operate its radio station as not to interfere with the operations of other radio stations maintained and operated in the Philippines.

SEC. 6. The grantee, its successors or assigns, shall hold the national, provincial, city and municipal governments of the Philippines harmless from all claims, accounts, demands, or actions arising out of accidents or injuries, whether to property or to persons caused by the construction or operations of its radio stations.

SEC. 7. The grantee, its successors or assigns, shall be subject to the corporation laws of the Philippines now existing or hereafter enacted.

SEC. 8. The grantee, its successors or assigns, is authorized to operate its private fixed point-to-point and land-based and land mobile radio stations in the medium frequency, high frequency, and very high frequency that may be assigned to it by the Secretary of Public Works and Communications.

SEC. 9. The grantee shall not lease, transfer, grant the usufruct of, sell or assign this permit, or the rights or privileges acquired thereunder to any person, firm, company, corporation or other commercial or legal entity, nor merge with any other person, company or corporation organized for the same purposes, without the approval of the Congress of the Philippines, first had. Any corporation to which this permit may be sold, transferred, or assigned, shall be subject to the corporation laws of the Philippines now existing or hereafter enacted, and any person, firm, company, corporation or other commercial or legal entity to which this temporary permit is sold, transferred, or assigned shall be subject to all

conditions, terms, restrictions and limitations of this permit as fully and completely and to the same extent as if the permit had been originally granted to the said person, firm, company, corporation or other commercial or legal entity.

SEC. 10. A special right is hereby reserved to the President of the Philippines in time of war, insurrection, public peril, emergency, calamity or disaster to cause the closing of the grantee's radio stations or to authorize the temporary use or possession thereby by any department of the Government upon payment of just compensation.

SEC. 11. This permit shall be subject to amendment, alteration, or repeal by the Congress of the Philippines when the public interest so requires, and shall not be interpreted as an exclusive grant of the privilege herein provided for.

SEC. 12. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

II. No. 16090

[REPUBLIC ACT NO. 4967]

AN ACT EXTENDING THE LIFE OF THE ABACA AND
OTHER FIBERS DEVELOPMENT BOARD, MAIN-
TAINING ITS OWN FUNDS THEREFOR AND FOR
OTHER PURPOSES.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. This Act shall be known as the Abaca and Other Fibers Development Program Act.

SEC. 2. It is hereby declared to be a national policy to rehabilitate and expand the abaca and other fibers industry of the country to maintain its world supremacy and the world demand for abaca and other Philippine fibers and their by-products, and to provide adequate measures to ensure permanent stability in the production and consumption of abaca and other fibers.

SEC. 3. The life of the Abaca and Other Fibers Development Board shall be deemed extended for a period of one year from the approval hereof.

SEC. 4. The Abaca and Other Fibers Development Program envisioned in this Act shall be under the direct control and supervision of the Secretary of Agriculture and Natural Resources, through a Board composed of the Director of the Bureau of Plant Industry, Director of the Bureau of Fiber Inspection Service, Commissioner of the Agricultural Productivity Commission, one representative each of the three abaca-producing regions namely Bicol, Visayas, and Mindanao and the President of the Philippine Association of Abaca Producers and Exporters to be appointed by the President of the Philippines with the approval of the Commission on Appointments of the Congress of the Philip-

pinos. Each member shall receive a *per diem* of fifty pesos per meeting actually attended.

SEC. 5. The Program shall cover the following phases considered necessary to attain the primary objectives of bringing at least to pre-war level the production of abaca and other fibers, reducing their cost of production to compete successfully with other hard fibers in the world markets, achieving the desired level of abaca and other Philippine fiber exports, and finally, maintaining a well-balanced production and demand of abaca and other fibers:

1. Production and distribution of planting materials to be disposed of at nominal cost, for the rehabilitation of depleted plantations and expansion to newly-opened areas;

2. Improvement and operation of fiber extraction methods to reduce the cost of production and improve the quality of the fibers;

3. Development, establishment and promotion of new industries using abaca and other fibers as raw materials;

4. Abaca and other fibers scientific, agricultural, industrial and commercial research;

5. Abaca and other fibers local and foreign trade promotion; and

6. General administration.

SEC. 6. The balance of appropriations provided for in Republic Acts Numbered Three thousand forty-five and Four thousand seven hundred twenty-one, shall continue to be expended to carry out the provisions of this Act aside from its present appropriations in the General Appropriations Act.

SEC. 7. Any amount earned in the operation of any of the projects under the Abaca and Other Fibers Development Program shall be credited to the name of the Program and constituted as a revolving fund to be used as determined through the resolution of the Board.

SEC. 8. The budget and the production plan for the year shall be prepared by the Administration and submitted to the Board for approval within thirty days before the end of the fiscal year.

SEC. 9. The Abaca and Other Fibers Development Program shall have an auditor who shall be assisted by his staff, to be appointed by the Auditor General. Salaries of and all other expenses in maintaining the Auditor's Office shall be paid by the Program.

SEC. 10. The Chairman-General Manager of the Abaca and Other Fibers Development Program shall submit a report through the Secretary of Agriculture and Natural Resources, to the President of the Philippines, the President of the Senate, the Speaker of the House of Representatives, and the Committee on Agriculture of both chambers of Congress, on the operation of the Program, not later than thirty days after the end of the fiscal year.

SEC. 11. All laws or parts thereof inconsistent with the provisions of this Act are hereby repealed.

SEC. 12. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 6365

[REPUBLIC ACT No. 4968]

(Teves Retirement Law)

AN ACT AMENDING FURTHER COMMONWEALTH ACT NUMBERED ONE HUNDRED AND EIGHTY-SIX, AS AMENDED.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subparagraph (e) of the first paragraph of Section two of Commonwealth Act Numbered One hundred eighty-six, as amended, is further amended to read as follows:

"(e) 'Life Insurance' shall mean any form of insurance on life authorized herein, such as limited payment life, endowment, etc. 'Retirement Insurance' shall mean any form of insurance on retirement as authorized herein. Benefits granted by this Act by virtue of such life or retirement insurance shall not be considered as compensation or emolument."

SEC. 2. Subsection (a) of Section four of the same Act, as amended, is hereby further amended to read as follows:

"(a) Membership in the System shall be compulsory upon all appointive officers and employees in the executive, legislative, and judicial branches of the government, including those whose tenure of office is fixed or limited by the Constitution or by law; upon all regular employees of the Philippine Tuberculosis Society and the Philippine National Red Cross, and other employees of the government-owned or controlled corporations; upon all regular officers and enlisted men of the Armed Forces of the Philippines; and upon all elective officials receiving compensation as defined in this Act: *Provided*, That casual, substitute, or temporary employees and substitute or temporary teachers shall be hereby covered for purposes of term insurance for two thousand seven hundred and fifty pesos if appointed for a period of not less than two months. the term insurance to be effective in the month next following the month in which the premium prescribed in Section five hereof has been paid: *And provided*, *further*, That said casual, substitute or temporary employees and substitute or temporary teachers shall not be covered by the retirement insurance plan provided for in this Act: *Provided*, *finally*, That the term 'appointive officer and employee' as used herein shall include those extended permanent appointments and provisional appointments as used in the civil service law but excluding those without any kind of civil service eligibility when so required."

SEC. 3. Subsection (a) of Section five of the same Act is hereby further amended to read as follows:

"SEC. 5. (a) *Rates of contribution or premiums.*—For the benefits described hereunder, each official or employee who is a member of the System and his employer shall pay the monthly rates of contributions or premiums specified in the following schedule:

Percentage of Monthly Salary Payable By:	
Employee	Employer

I. Life Insurance

1	1	Applicable in the case of a civilian employee insured on or after June 16, 1951, but prior to September 30, 1956, unless he chooses to change his old membership policy and be reinsured under a new one, in which case the next succeeding rate shall apply.
3	3	Applicable in the case of a civilian employee insured prior to June 16, 1951, or on or after September 30, 1956.
5	0	Applicable in the case of an officer or an enlisted man of the Armed Forces.
P12.00	P12.00	Fixed annual premium rates regardless of age and salary, applicable to an employee insured under term insurance renewable yearly.

II. Retirement

Insurance

4.5	7.5	If employee's monthly salary is P200.00 or less.
5.5	6.5	If employer's monthly salary is more than P200.00 but his premium for this benefit shall not exceed P56.00 per month.

"It shall be compulsory for each employer to pay its share of the premiums or contributions in accordance with the rates indicated above, unless it requests reduction of said rates and the System finds, after an examination of said employer's financial condition, that it cannot afford to pay said rates, in which case it shall pay only such rates of premiums or contributions as the System may consider within its capacity to pay. In case of such reduction, the benefits payable to the member and/or his beneficiaries shall be adjusted actuarially in accordance with such rules and regulations as the System shall adopt.

"Payment of premium for retirement insurance shall begin on the last day of June, nineteen hundred and fifty-one or of the calendar month the employee entered the service

or became covered by his retirement plan, whichever is the later date, and that for life insurance shall begin on the last day of the calendar month preceding the month in which one's insurance takes effect: *Provided, however,* That retirement premiums shall not be required of Justices of the Supreme Court and the Court of Appeals, and Judges of the Courts of First Instance, Agrarian Relations, Industrial Relations, Tax Appeals and Juvenile and Domestic Relation Courts, officers and enlisted men of the Armed Forces of the Philippines who are hereby excluded from said benefit.

"Unpaid premiums or contributions shall bear such rate of interest not exceeding six *per centum per annum* as the Board may prescribe."

SEC. 4. Subsection (a) of Section seven of the same Act is hereby further amended to read as follows:

"SEC. 7. *Additional amounts or premiums.*—(a) For the amount of annuity corresponding to the services rendered by an employee prior to June sixteen, nineteen hundred and fifty-one, the National Government shall pay the necessary additional amounts or premiums as may be determined by the System, which shall be paid in equal annual amortizations at the rate of seventeen million three hundred thousand pesos beginning with the year nineteen hundred and sixty-seven for a period of fifty years or until the said additional amounts or premiums shall have been fully paid which amounts of seventeen million three hundred thousand pesos is hereby set aside and appropriated out of any funds in the National Treasury.

"The increase in the additional amounts or premiums for the annuity corresponding to the services rendered prior to the approval of this amendatory Act due to increase in retirement benefits provided for in this amendatory Act, as may be determined by the System, shall likewise be paid by the National Government in equal yearly amortizations for a period of forty years, in the same manner as provided for in the next preceding paragraph, such amortization to commence not earlier than ten years from the date of approval of this amendatory Act. The sums necessary for this purpose are deemed appropriated in accordance with Section twenty-seven of this Act."

SEC. 5. Subsections (a), (b) and (c) of Section eleven of the same Act, as amended, are hereby further amended to read as follows:

"SEC. 11(a). *Amount of annuity.*—Upon retirement after faithful and satisfactory service a member shall be automatically entitled to a life annuity guaranteed for at least five years and thereafter as long as he lives. The amount of the monthly annuity at the age of fifty-seven years shall be thirty pesos, plus for each year of service after the sixteenth of June, nineteen hundred and fifty-one, two *per centum* of the average monthly salary received by him during the last three years of service, plus for each year of service rendered prior to the sixteenth of June, nineteen hundred and fifty-one, one and two-tenths *per centum* of said average monthly salary: *Provided,*

That this amount shall be adjusted actuarially if retirement be at an age other than fifty-seven years: *Provided, further,* That the maximum amount of monthly annuity at age fifty-seven shall not in any case exceed three-fourths of said average monthly salary: *And provided, finally,* That retirement benefit shall be paid not earlier than one year after the approval of this Act. In lieu of this annuity, he may prior to his retirement elect one of the following equivalent benefits:

“(1) Monthly annuity during his lifetime;

“(2) Monthly annuity during the joint-lives of the employee and his or her spouse guaranteed for at least five years, which annuity, however, shall, upon the death of either and after the five-year guaranteed period, be reduced to one-half and be paid to the survivor.

“(3) For those who are at least sixty-three years of age, lump-sum payment of present value of annuity for first five years, and for those who are at least sixty but below sixty-three years of age, lump-sum payment of the present value of the annuity for the first three years, with the balance of the five-year guaranteed annuity payable in lump sum upon reaching sixty-three years of age, and annuity after the guaranteed period to be paid monthly: *Provided,* That said lump-sum payment of annuity may be made to a retired employee only if the premiums paid by and for him are sufficient to cover said payment or payments: *Provided, further,* That it shall be compulsory for an employer to pay on the date of retirement in preference to all other obligations, except salaries and wages of its employees, its share of at least the premiums required to permit an employee to enjoy this option:

“(4) Such other benefits as may be approved by the System.

“(b) *Survivors benefit.*—Upon death before he becomes eligible for retirement, his beneficiaries as recorded in the application for retirement annuity filed with the System shall be paid his own premiums with interest of three *per centum per annum*, compounded monthly. If he has served at least five years and his death is not due to his own misconduct, gross negligence, intemperate use of drugs or alcoholic liquor, or vicious or immoral habits, his beneficiaries shall also be paid by the employer his one month's salary for every year of service, based on the highest rate he received.

If on his death he is eligible for retirement, then the automatic retirement annuity or the annuity previously chosen by him shall be paid accordingly.

“(c) *Disability benefit.*—If he becomes permanently and totally disabled and his services are no longer desirable, he shall be discharged and paid his own contributions with interest of three *per centum per annum*, compounded monthly, if he has served less than five years. If he has served at least five years but less than fifteen years, he shall be paid also the corresponding employer's premiums, without interest, described in subsection five hereof: *Provided,* That if his disability is not due to his own misconduct, gross negligence, intemperate use of drugs or alcoholic liquor, or vicious or immoral habits, he shall also be paid by the employer one month's salary for every

year of service, based on the highest rate received. If he has served at least fifteen years he shall be retired and be entitled to the benefit provided under subsection (a) of this section, unless he is qualified to receive and choose the benefit provided for in the next preceding sentence."

SEC. 6. Subsection (c) of Section twelve of the same Act, as inserted by Republic Act Numbered One thousand six hundred and sixteen, as amended, is hereby further amended to read as follows:

"(c) Retirement is likewise allowed to any official or employee, appointive or elective, regardless of age and employment status, who has rendered a total of at least twenty years of service, the last three years of which are continuous. The benefit shall, in addition to the return of his personal contributions with interest compounded monthly and the payment of the corresponding employer's premiums described in subsection (a) of Section five hereof, without interest, be only a gratuity equivalent to one month's salary for every year of the first twenty years of service, plus one and one-half month's salary for every year of service over twenty but below thirty years and two month's salary for every year of service over thirty years in case of employees based on the highest rate received and in case of elected officials on the rates of pay as provided by law. This gratuity is payable by the employer or office concerned which is hereby authorized to provide the necessary appropriation or pay the same from any unexpended items of appropriations or savings in its appropriations. Officials and employees retired under this Act shall be entitled to the commutation of the unused vacation and sick leave, based on the highest rate received, which they may have to their credit at the time of retirement.

"An employee who retires under this Subsection (c) may not be eligible for retirement with gratuity or pension under Subsection (a) of Section eleven of this Act, as amended, or *vice versa*, unless he makes a written application therefore within one year after retirement and reimburses the retirement gratuity or pension previously received by him, as well as refunds the personal and employer's premiums as the case may be."

SEC. 7. Subsection (e) of Section twelve of the same Act, as amended, is hereby further amended to read as follows:

"(e) Retirement shall be automatic and compulsory at the age of sixty-five years with lump-sum payment of present value of annuity for the first five years and future annuity to be paid monthly, and other benefits given to a compulsorily retired member as provided for in Republic Act Numbered Six hundred and sixty, as amended, if he has completed fifteen years of service and if he has not been separated from the service during the last three years of service prior to retirement; otherwise he shall be allowed to continue in the service until he shall have completed the required length of service, unless he is otherwise eligible for disability retirement. This paragraph shall not apply to elective officials and constitutional officers whose tenure of office

is guaranteed. Upon specific approval of the President of the Philippines, the President of the Senate, the Speaker of the House of Representatives or the Chief Justice of the Supreme Court, as the case may be, an employee may be allowed to continue to serve in the executive, legislative or judicial branch of the government after the age of sixty-five years if he possesses special qualifications and the corresponding Department Secretary certifies in writing that his service are needed.

"The automatic and compulsory retirement age for members of the judiciary shall be seventy years under the conditions and with all the benefits provided for in the next preceding paragraph.

"If a member exercises the option to retire pursuant to the provisions of Subsection (a) above at age sixty-three years, he shall likewise be entitled to all the benefits provided for in the first paragraph of this subsection. If the option is exercised at age sixty or over but below sixty-three years, the retiree shall be entitled to a lump-sum payment of present value of annuity for the first three years, with the balance of the five-year guaranteed annuity payable in lump-sum upon reaching the age of sixty-three years, and future annuity to be paid monthly, in addition to other benefits provided for in Republic Act Numbered Six hundred and sixty, as amended.

"It shall be the duty of the employer concerned to notify each employee under its direction of the date of his automatic separation from the service at least sixty days in advance thereof."

SEC. 8. Section eighteen of the same Act, as amended, is hereby further amended so as the first sentence thereby shall read as follows:

"SEC. 18. The Board shall have the power to appoint a president who shall be a person of recognized experience and capacity in the subject of life and social insurance, and who shall be the chief executive of the System, an executive vice president, a senior vice president and actuary, one or more vice presidents, one or more assistant vice presidents, one or more managers, a medical director, and fix their compensation."

SEC. 9. A new paragraph is hereby added after subsection (a) of Section twenty-eight of the same Act, as amended, which shall read as follows:

"Republic Act Numbered One thousand five hundred and sixty-eight, as amended, and Republic Act Numbered Three thousand and sixteen are also hereby declared inoperative or abolished; *Provided*, That the rights of those already retired thereunder shall not be affected; *And provided*, *further*, That an official or person who is eligible for retirement under any of the aforementioned acts or any other acts may elect and reserve his right to retire thereunder and shall be entitled to the retirement benefit described therein only if he so chooses and notifies the System in writing within one year from the date of approval of this amendatory Act, otherwise it shall be deemed that he elects to be retired under this Act."

SEC. 10. Subsection (b) of Section twenty-eight of the same Act, as amended, is hereby further amended to read as follows:

“(b) Hereafter no insurance or retirement plan for officers or employees shall be created by any employer. All supplementary retirement or pension plans heretofore in force in any government office, agency, or instrumentality or corporation owned or controlled by the government, are hereby declared inoperative or abolished: *Provided*, That the rights of those who are already eligible to retire thereunder shall not be affected.”

SEC. 11. All laws or parts of laws which are inconsistent with the provisions of this Act are hereby repealed or modified accordingly.

SEC. 12. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 681

[REPUBLIC ACT NO. 4969]

AN ACT CREATING A HIGHWAY ENGINEERING DISTRICT IN THE PROVINCE OF MASBATE TO COMPRISE THE MUNICIPALITIES OF TICA0 AND BURIAS ISLANDS.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Any provision of law to the contrary notwithstanding, the municipalities of Batuan, San Fernando, San Jacinto and Monreal in Ticao Island, and the municipalities of Claveria and San Pascual in Burias Island, Province of Masbate, are hereby constituted into one highway engineering district, which shall be known as the Second Highway Engineering District of Masbate, with headquarters in the Municipality of San Fernando.

SEC. 2. The Second Highway Engineering District of Masbate shall have a highway district engineer and other personnel who shall be appointed in accordance with existing laws and regulations.

SEC. 3. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 741

[REPUBLIC ACT NO. 4970]

AN ACT CONSTITUTING THE ISLAND OF SIARGAO IN THE PROVINCE OF SURIGAO DEL NORTE INTO A SEPARATE AND INDEPENDENT HIGHWAY ENGINEERING DISTRICT.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Any provision of law to the contrary notwithstanding, the Island of Siargao, in the Province of

Surigao del Norte, is hereby constituted into a separate and independent highway engineering district, to be composed of the municipalities of Dapa, General Luna, Pilar, Numancia, Sapao, San Isidro and Socorro, with one highway district engineer who shall be appointed in accordance with existing laws.

Approved, June 17, 1967.

SEC. 2. This Act shall take effect upon its approval.

H. No. 11625

[REPUBLIC ACT No. 4971]

AN ACT AMENDING SECTION TWO OF REPUBLIC ACT NUMBERED FOUR THOUSAND SIX HUNDRED AND FIVE. (re ice plant franchise)

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Section Two of Republic Act Numbered Four thousand six hundred and five is hereby amended to read as follows:

“SEC. 2. The grantee is hereby authorized to manufacture and supply one hundred tons of ice a day.”

SEC. 3. This Act shall take effect upon its approval.

Approved, June 17, 1967.

H. No. 47

[REPUBLIC ACT No. 4972]

AN ACT CONSTITUTING THE MUNICIPALITIES OF MAUBAN, SAMPALOC, REAL, INFANTA, GENERAL NAKAR, POLILLO, BURDEOS, PANUKULAN, PATNANUNGAN AND JUMALIG IN THE PROVINCE OF QUEZON, INTO A SEPARATE, INDEPENDENT AND REGULAR HIGHWAY ENGINEERING DISTRICT.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Any provision of law to the contrary notwithstanding, the municipalities of Mauban, Sampaloc, Real, Infanta, General Nakar, Polillo, Burdeos, Panukulan, Patnanungan and Jumalig in the Province of Quezon, are hereby constituted into a separate, independent and regular highway engineering district. The district engineer's offices shall be established in the Municipality of Mauban.

SEC. 2. The said engineering district shall have a district engineer who shall be appointed in accordance with law.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 182

[REPUBLIC ACT No. 4973]

AN ACT CREATING THE MUNICIPAL DISTRICT
OF DIADI IN THE PROVINCE OF NUEVA
VIZCAYA.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The barrios and sitios of Diadi, Balete, Rosario, Nagsabaran, Limbo, Talicitic, Arwas, Dalayap, Buaya, Anunang, Pena, Selinan, Nagcuartelen, Durarog, Cabuaan, Namamparan, and the areas north of Rosario Creek and east of Magat River in the Municipality of Bagabag, Province of Nueva Vizcaya, are separated from said municipality and constituted into an independent municipal district of the same province, to be known as the Municipal District of Diadi, Province of Nueva Vizcaya. The seat of government of the new municipal district shall be at the present site of Barrio Diadi: *Provided*, That within one year from the date the municipal district is formally organized, the municipal council may, by a vote of two-thirds, transfer the seat of government to any other place.

SEC. 2. The Municipal District of Diadi shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 236

[REPUBLIC ACT No. 4974]

AN ACT CREATING THE MUNICIPALITY OF SANTA
MARCELA IN MOUNTAIN PROVINCE

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. Barrios Sipa Annex, San Antonio, Barocboc and Maleckeg in the Municipality of Luna; and Barrios Sipa, Marcela and Consuelo in the Municipality of Flora, all in Mountain Province, are separated from said municipalities and constituted into a distinct and independent municipality to be known as the Municipality of Santa Marcela, same province. The seat of the municipal government shall be in Barrio Marcela.

SEC. 2. The Municipality of Santa Marcela shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with

the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 385

[REPUBLIC ACT No. 4975]

AN ACT CREATING THE MUNICIPALITY OF MACO
IN THE PROVINCE OF DAVAO

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The barrios of Maco, Bukana, Lupon, Hijo, San Juan, Langgam, San Roque, Anisingan, Mapaang, Manipongol, Binuangan, Patari, Ulogan, Tugunan, Magarad, Lumatab, Concepcion, Dao, Maduaw, Panangan, Panibasan, Lower Tagaawa, Upper Tagaawa, Masara, Somil, Limbo, Kalabkan, New Leyte, Dumlan, Libaylibay, Siranganan, Alibungog, Lumbo, Taira, Anagasi, Anibongan, Lapulapu, Tiglawig, Pangl, Pandi-upon and the sitios of Rabaywa, Laniti, Anislag, Balatinao, Baayon, Simura, Sarog, Kantunga, Birigian, Burog, Kaburakanan, Macupa, Panglan, Kantaraud, Kawayan, Pangpang, Basag, Kambakuro, Kapakyasan, Tigpan, Tibulan, Marabiga, Kamansi, Kuyapi, Lahog and Makutpu in the Municipality of Mabini, Province of Davao, are separated from said municipality, and constituted into a distinct and independent municipality, to be known as the Municipality of Maco, same province. The seat of government of the new municipality shall be in the present site of Barrio Maco.

The new municipality shall be bounded as follows: "Starting from Cor. 1, a point at the mouth of Hijo river; thence following Hijo river upstream in a general northerly and northeasterly direction to corner 2, a point at the southern municipal boundary of Mabaw; thence following the southern municipal boundary of Mawab in a straight line S76° 30'E, 14.25 kilometers to cor. 3, a point at the southernmost boundary corner of same municipality of Mawab; thence due north, 1.75 kilometers to corner 4, a point at intersection of the municipal boundaries of Mawab and Nabunturan; thence S77° 30'E, 6.75 kms. to cor. 5, a point at the southern boundary of the Municipality of Nabunturan; thence S55° 00'W, 20 kilometers to cor. 6, a point; thence due west, 6.25 kms. to cor. 7, a point at the mouth of Tabuipua creek at Gulf of Davao; thence following the shoreline in a general northerly and westerly direction to cor. 1, or point of beginning."

SEC. 2. The Municipality of Maco shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised

Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 386

[REPUBLIC ACT No. 4976]

AN ACT CREATING THE MUNICIPALITY OF MAGSAYSAY IN THE PROVINCE OF DAVAO

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The barrios of Magsaysay, Bala, Barayong, Bog, Bacungan, Blocon, Dalawinon, Kanapulo, Kasuga, Mabini, Kialog, San Isidro, San Miguel, Dalumay, Tacul, Daig, Lipara and Malungon in the Municipality of Bansalan, Province of Davao, are separated from said municipality and constituted into a distinct and independent municipality, to be known as the Municipality of Magsaysay, same province. The seat of government of the new municipality shall be in the present site of Barrio Magsaysay.

The new municipality shall be bounded on the Northwest: Point of National (Davao-Cotabato) Highway; thence straight line to the west following the Davao-Cotabato boundary; On the Southeast: Point of Matanao River at the Matanao-Bansalan boundary following said river upstream to the national highway; thence following said highway to the point of Davao-Cotabato boundary; On the South: Matanao-Bansalan boundary; On the West: From a western point of Davao-Cotabato boundary; thence straight line to the South following the western Bansalan boundary up to a point of Matanao-Bansalan boundary.

SEC. 2. The Municipality of Magsaysay shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 397

[REPUBLIC ACT No. 4977]

AN ACT CHANGING THE NAME OF THE MUNICIPALITY OF AURORA, PROVINCE OF QUEZON, TO SAN FRANCISCO.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of the Municipality of Aurora, Province of Quezon, is hereby changed to San Francisco.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 597

[REPUBLIC ACT No. 4978]

AN ACT CREATING THE MUNICIPALITY OF SILVINO LOBOS IN THE PROVINCE OF SAMAR

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Barrios Diit de Torag, Giparayan de Torag, Sinonogan de Torag, Gusaran, Cagda-O, Diit de Suba, Suba, Ginagasan, Cabonga-an, Victory, Gibulwangan, Camaya-an, Camangaran, San Isidro, Caghilot, Tobgon and Gicbo-an are separated from the Municipality of Pambujan; and Barrios Muntalban, Balud and San Isidro are separated from the Municipal District of Matuginao, all in the Province of Samar and constituted into a separate and distinct municipality to be known as the Municipality of Silvino Lobos in the Province of Samar.

SEC. 2. The Municipality of Silvino Lobos shall have its seat of government in the present Barrio Suba.

SEC. 3. The Municipality of Silvino Lobos shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 4. This Act shall take effect upon its approval.
Enacted without Executive approval, June 17, 1967.

H. No. 727

[REPUBLIC ACT No. 4979]

AN ACT CREATING THE PROVINCES OF AGUSAN DEL NORTE AND AGUSAN DEL SUR

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The Province of Agusan is hereby divided into two provinces, to be known as Agusan del Norte and Agusan del Sur.

SEC. 2. The Province of Agusan del Norte shall consist of the portion of the present Province of Agusan comprising the Municipalities of Carmen, Nasipit, Buenavista, Cabadbaran, Tubay, Jabonga, Kitcharao, and Las Nieves.

SEC. 3. A portion of the present Municipality of Esperanza, described as follows: Beginning at a point on the old Agusan-Misamis Oriental boundary approximately 8° 39' 30" north latitude; thence due east in a straight line until Barrio Maasin; thence, in a straight line N 55° 15' east following the Agusan del Norte and Agusan del Sur boundary until its intersection with the old Las Nieves-Esperanza boundary approximately 9.80 kilometers away; thence, due north approximately 45°

north following the old Las Nieves-Esperanza boundary up to the old boundary of the Municipalities of Buenavista and Esperanza, shall be separated from the said municipality and shall form part of the Municipality of Las Nieves, Province of Agusan del Norte.

SEC. 4. The Province of Agusan del Sur shall consist of the portion of the present Province of Agusan comprising the Municipalities of Bayugan, Esperanza, Prosperidad, San Francisco, Bunawan, Talacogon, La Paz, Loreto, Veruela, and Santa Josefa.

SEC. 5. The capital of Agusan del Norte shall be Butuan City, and that of Agusan del Sur, the Municipality of Prosperidad.

SEC. 6. Except as hereinafter provided, all provisions of law now or hereafter applicable to regular provinces shall be applicable to the Provinces of Agusan del Norte and Agusan del Sur.

SEC. 7. The division of the Province of Agusan, as provided in this Act, shall become effective if the majority of the votes cast by the voters of said province in a plebiscite to be held simultaneously with the election of November, nineteen hundred sixty-seven, under the supervision of the Commission on Elections, favors such division: *Provided*, That should the voters favor such division, the new provinces shall thereafter be organized immediately upon the special elections of the provincial officials and a Member of the House of Representatives for Agusan del Sur, and a Member of the House of Representatives for Agusan del Norte, in the general elections of November, nineteen hundred sixty-nine: *Provided further*, That provincial officials elected in the special elections of nineteen hundred sixty-nine shall hold office until their successors shall have been elected in the next local elections and shall have qualified: *Provided, finally*, That all provincial officials elected for the Province of Agusan in the nineteen hundred sixty-seven elections shall *ipso facto* become the provincial officials of Agusan del Norte and shall continue to serve their terms of office until their successors shall have been elected in the next local elections and shall have qualified.

SEC. 8. The Provincial Board of Canvassers of the Province of Agusan shall also canvass all the votes cast in the special elections for provincial officials for Agusan del Sur in the nineteen hundred sixty-nine elections in accordance with the provisions of the Revised Election Code.

SEC. 9. Upon the organization of the new provinces the obligations, funds, assets, and other properties of the present Province of Agusan shall be divided equally between Agusan del Norte and Agusan del Sur by the President of the Philippines upon the recommendation of the Auditor General.

SEC. 10. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1023

[REPUBLIC ACT No. 4980]

AN ACT CHANGING THE NAME OF THE MUNICIPALITY OF BAYAG, MOUNTAIN PROVINCE, TO CALANASAN.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of the Municipality of Bayag, Mountain Province, is hereby changed to Calanasan.

SEC. 2. This Act shall take effect upon its approval.
Enacted without Executive approval, June 17, 1967.

H. No. 1114

[REPUBLIC ACT No. 4981]

AN ACT CHANGING THE NAME OF THE MUNICIPALITY OF ALBOR, PROVINCE OF SURIGAO DEL NORTE, TO LIBJO.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of the Municipality of Albor in the Province of Surigao del Norte is hereby changed to Libjo.

SEC. 2. This Act shall take effect upon its approval.
Approved, June 17, 1967.

H. No. 1160

[REPUBLIC ACT No. 4982]

AN ACT FIXING THE BOUNDARY BETWEEN THE MUNICIPALITIES OF PIÑAN AND POLANCO IN THE PROVINCE OF ZAMBOANGA DEL NORTE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The boundary between the Municipality of Piñan and the Municipality of Polanco in the Province of Zamboanga del Norte is hereby fixed and shall be as follows:

“From the intersection of latitude of eight degrees and thirty minutes ($8^{\circ} 30'$) and the boundary of Dapitan City running southwest in straight line until it intersects the center of Kalambuayan Bridge; thence southwest in straight line until it intersects the confluence of Gumay and Disoy Rivers; thence following Disoy River upstream until it intersects longitude one hundred twenty-three degrees and twenty-four minutes ($123^{\circ} 24'$), thence due south until it intersects Layawan River; thence following Layawan River upstream until it intersects the Zamboanga del Norte and Misamis Occidental boundary; thence due north until it intersects latitude eight degrees and twenty

minutes ($8^{\circ} 20'$); thence due west until it intersects Disoy River, thence following Disoy River downstream until it intersects longitude one hundred twenty-three degrees and twenty-eight minutes ($123^{\circ} 28'$); thence northeast in straight line until it reaches Kilometer Post No. 324.00 of Piñan-Mutya; Road; thence southeast in straight line until MBM No. 12 of Dagupan City boundary; thence northwest following the Dapitan City boundary until it intersects latitude eight degrees and thirty minutes ($8^{\circ} 30'$); the point of beginning."

SEC. 2. This Act shall take effect upon its approval.

H. No. 915

[REPUBLIC ACT No. 4983]

AN ACT GRANTING FAMOUS WAR VETERANS CORPORATION OF THE PHILIPPINES A FRANCHISE TO CONSTRUCT, MAINTAIN AND OPERATE A PARKING SPACE AND STRUCTURAL IMPROVEMENTS IN THE CITY OF MANILA.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Subject to the provisions of the Public Service Act, as amended, and other applicable laws not inconsistent with this Act, there is hereby granted to Famous War Veterans Corporation of the Philippines, a corporation duly registered and existing under the laws of the Republic of the Philippines, a franchise to construct, maintain and operate a parking space and structural improvements for commercial purposes and in the public interest on such portion of the Estero de Binondo from its mouth at the Pasig River up to San Fernando Bridge in the City of Manila as has been leased to the corporation by the National Government for a period of twenty-five years: *Provided*, That the grantee shall not be required to make arrangements with the Municipal Board of Manila for the purpose of securing the promulgation of an ordinance prohibiting the parking of vehicles on streets within the areas which may be affected as a result of the operation of this Act. This franchise shall not be interpreted as an exclusive grant of the privileges herein provided for.

SEC. 2. The plans and specifications of the construction of the parking space shall be subject to the approval of the Secretary of Public Works and Communications.

SEC. 3. The grantee is hereby empowered to fix its service charges subject to the approval of the Public Service Commission.

SEC. 4. The grantee shall be liable to pay all taxes that are imposed by the National Internal Revenue Code by reason of this franchise and all rentals that may be imposed as on other grantees of franchises of the same nature.

SEC. 5. The grantee shall the National Government and the City of Manila harmless from all claims, ac-

counts, demands, or actions arising out of accidents or injuries, whether to property or to persons, caused by the construction and/or operation of the parking space and structural improvements of the grantee.

SEC. 6. This franchise is hereby granted subject to amendment or repeal by the Congress of the Philippines when the public interest so requires.

SEC. 7. The grantee shall not transfer, lease, grant the use of, sell or assign this franchise or the rights and privileges acquired thereunder to any person, natural or juridical, or merge with any other person without first obtaining approval of the Congress of the Philippines.

SEC. 8. A special right is reserved to the President of the Philippines in time of war, rebellion, public peril, emergency, calamity, disaster, public inconvenience, or disturbance of peace and order, to cause the closing of said parking space or to cause the temporary use and operation thereof by any department of the Government upon reasonable compensation to the grantee for the use of said parking space.

SEC. 9. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1425

[REPUBLIC ACT NO. 4984]

AN ACT CREATING BARRIO NEW DAPITAN IN THE
MUNICIPALITY OF RIZAL, PROVINCE OF ZAM-
BOANGA DEL NORTE.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The sitios of Lower Mapang and Batangan are hereby separated from the mother Barrio Mapang in the Municipality of Rizal, Province of Zamboanga del Norte, and hereby constituted into a separate and regular barrio, to be known as Barrio New Dapitan in the Municipality of Rizal, Province of Zamboanga del Norte.

SEC. 2. Barrio Dapitan, as herein created, shall have the following boundaries:

“Beginning at a point along the national road at Km. 305 with latitude eight degrees, thirty-three minutes and twenty seconds ($8^{\circ} 33' 20''$), going due East until it intersects Napilan Creek; thence, following upstream Napilan Creek until it intersects longitude one hundred twenty-three degrees, thirty-two minutes and three seconds ($123^{\circ} 32' 3''$); thence Southwest crossing the national road at Km. 301.7 until it intersects Potungan River at longitude one hundred twenty-three degrees and thirty-two minutes ($123^{\circ} 32'$); thence, following Potungan River going downstream until it intersects latitude eight degrees, thirty-two minutes and ten seconds ($8^{\circ} 32' 10''$); and thence, due North to the point of beginning at Km. 305.”

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1426

[REPUBLIC ACT No. 4985]

AN ACT CREATING CERTAIN BARRIOS IN THE
MUNICIPALITY OF SIOCON, PROVINCE OF
ZAMBOANGA DEL NORTE.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The following sitios in the Municipality of Siocon, Province of Zamboanga del Norte, are constituted as follows:

1. The sitios of Gumbos, Baliangan, Bulacan, Pisawak, Kilalaban, Bacungan, Guli, Upper Diangas, Lower Diangas, Guimotan, Bolinawan, Linay, Batang-Lungon, Lotogan, Kulambogan, Liman, Tabingan and Tanuman in the Municipality of Siocon, Province of Zamboanga del Norte, are constituted into a distinct and independent barrio of said municipality, to be known as Barrio San Jose;

2. The sitios of Guisakan, Leopan, Calibogan, Katian, Domayon, Somioc, Tabayo, Bitongan, Makot, Bolobuan, Golangan, Malaboc and Malongon in the Municipality of Siocon, Province of Zamboanga del Norte, are constituted into a distinct and independent barrio of said municipality, to be known as Barrio Dionisio Riconalla.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1624

[REPUBLIC ACT No. 4986]

AN ACT CREATING THE MUNICIPALITY OF RIZAL
IN THE PROVINCE OF SURIGAO DEL NORTE

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The barrios of Rizal, Cortes, Paniog, Naga, Melgar, Puerto Princesa, Catadman, Tag-abaca, Columbus, Montag, Roxas, Bagtasan, and Colo in the Municipality of Dinagat, Province of Surigao del Norte, are separated from said municipality, and constituted into a distinct and independent municipality, to be known as the Municipality of Rizal, same province. The seat of government of the new municipality shall be the present site of Barrio Rizal.

SEC. 2. The Municipality of Rizal shall acquire corporate existence upon the election and qualification of the first mayor, vice-mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 3. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1656

[REPUBLIC ACT No. 4987]

AN ACT CREATING BARRIO SAN ISIDRO IN THE MUNICIPALITY OF MARIBOJOC, PROVINCE OF BOHOL.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Sitios Taytay, Datag, Saon and Kabulihan, in Barrio Tinibgan, Municipality of Maribojoc, Province of Bohol, are separated from said barrio, and constituted into a distinct and independent barrio of said municipality, to be known as Barrio San Isidro.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 1, 1967.

H. No. 1769

[REPUBLIC ACT No. 4988]

AN ACT FIXING THE BOUNDARY BETWEEN THE MUNICIPALITY OF SALUG AND THE MUNICIPALITY OF LILOY IN THE PROVINCE OF ZAMBOANGA DEL NORTE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The boundary between the Municipality of Salug and the Municipality of Liloy in the Province of Zamboanga del Norte is hereby fixed, and shall be as follows:

"Starting from the natural boundary point at North, the Mucas River; follow the course of this stream going South until one reaches the junction of the Calucap Creek still going South, continue until the source of the stream is reached. From this point, going South follow a straight line until the boundary limit of the Zamboanga del Sur, separating Zamboanga del Norte, is touched. The territories, barrios and sitios lying within the boundary of these delineation lines to the East belong to the territorial limits of the Municipality of Salug; and Barrio La Libertad, and all other barrios and sitios to the West shall become part of the Municipality of Liloy."

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1823

[REPUBLIC ACT No. 4989]

AN ACT CREATING THE MUNICIPALITY OF SIAYAN IN THE PROVINCE OF ZAMBOANGA DEL NORTE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. Barrios Siayan Proper, Polayo, Moyo, Diongan, Gonayan Proper, Datagan, Makasing, Soriao, Gunyan,

Dinoyak, Pange, Balak, Lilolit, Mangilay, Domogok, and Paranglumba, are hereby separated from the Municipality of Sindangan, Province of Zamboanga del Norte, and constituted into a distinct and independent municipality, to be known as the Municipality of Siayan in the Province of Zamboanga del Norte. The seat of government of the new municipality shall be in the present site of Barrio Paranglumba.

SEC. 2. The new Municipality of Siayan shall be bounded on the North, from the boundary of Manukan, a straight line originating from Dalongdong to the course of Moyo-Daku Creek, and thence to its mouth meeting Piao River; on the East by the municipalities of Molave and Dumingag, Province of Zamboanga del Sur; on the South from the interior of Gonain, thence to Makasing, thence to Diongan and thence to Upper Nato; and on the West from Upper Nato to Datagan, thence to Polayo and thence to the mouth of Moyo-Daku Creek.

SEC. 3. The Municipality of Siayan shall acquire corporate existence upon the election and qualification of the first mayor, vice mayor and councilors in the next general elections for local officials. For election purposes, the municipal officials of the mother municipality charged with the election duties in accordance with the Revised Election Code shall hold office until the first officials shall have been elected and qualified.

SEC. 4. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1825

[REPUBLIC ACT No. 4990]

AN ACT CREATING BARRIO LUMBANG WESTE
IN THE MUNICIPALITY OF CAJIDIOCAN, PROV-
INCE OF ROMBLON.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The sitios of Pawala, Guinalan, Cansuyat, Agnaga, and Hagimit in Barrio Lumbang, Municipality of Cajidiocan, Province of Romblon, are separated from the said barrio, and constituted into a distinct and independent barrio of said municipality, to be known as Barrio Lumbang Weste.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 1950

[REPUBLIC ACT No. 4991]

AN ACT TRANSFERRING BARRIO CAGAMOTAN
FROM THE MUNICIPALITY OF LAPINIG TO THE
MUNICIPALITY OF GAMAY, BOTH IN THE
PROVINCE OF SAMAR.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. Barrio Cagamotan is hereby transferred from the Municipality of Lapinig to the Municipality of Gamay, both in the Province of Samar.

SEC. 2. This Act shall take effect upon its approval.
Enacted without Executive approval, June 17, 1967.

H. No. 2263

[REPUBLIC ACT No. 4992]

AN ACT CREATING THE BARRIO OF TEJERON IN
THE MUNICIPALITY OF SAN LUIS, PROVINCE
OF BATANGAS.

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. The sitio of Tejeron in the Municipality of San Luis, Province of Batangas, is hereby converted into a distinct and independent barrio of said municipality, to be known as the Barrio of Tejeron.

SEC. 2. This Act shall take effect upon its approval.
Enacted without Executive approval, June 17, 1967.

H. No. 2312

[REPUBLIC ACT No. 4993]

AN ACT AMENDING CERTAIN SECTIONS OF
REPUBLIC ACT NUMBERED THIRTY-EIGHT
HUNDRED AND ELEVEN, ENTITLED "AN ACT
CREATING THE CITY OF DAPITAN."

*Be it enacted by the Senate and House of Representatives
of the Philippines in Congress assembled:*

SECTION 1. Section two of Republic Act Numbered Thirty-eight hundred and eleven is hereby amended to read as follows:

"SEC. 2. *Territory of the City of Dapitan.*—The City of Dapitan, which is hereby created, shall also be known as the Shrine City, and shall comprise the present territorial jurisdiction of the Municipality of Dapitan, Province of Zamboanga del Norte."

SEC. 2. Section seven of the same Act is hereby amended to read as follows:

"SEC. 7. *The City Mayor.*—The City Mayor shall be the chief executive of the city. He shall be elected by the qualified voters of the city and shall hold office for a term of four years, the first elected mayor to begin serving upon the expiration of the term of office of the incumbent municipal mayor. He shall receive a compensation in accordance with the provisions of existing laws, and shall be entitled, in addition to his salary, to

an allowance of not exceeding two thousand four hundred pesos *per annum*. No person shall be eligible for election as City Mayor unless, he is not less than thirty years of age, a resident of the city or that of the former Municipality of Dapitan for at least two years prior to his election, and a qualified voter therein."

SEC. 3. Section eight of the same Act is hereby amended to read as follows:

SEC. 8. *The City Vice-Mayor*.—There shall be a City Vice-Mayor who shall be chosen in the same manner as the City Mayor, and shall possess the same qualifications as that of the City Mayor. He shall perform the duties and exercise the powers of the City Mayor in the event of the death, sickness, absence or other temporary incapacity of the incumbent, or in the event of a permanent vacancy in the position of City Mayor. If, for any reason, the City Vice-Mayor is temporarily incapacitated for the performance of the duties of the City Mayor, or said office of the City Vice-Mayor is vacant, the duties and powers of the City Mayor shall be performed and exercised by the councilor who obtained the highest number of votes during the election for members of the City Council. The City Vice-Mayor shall be the presiding officer of the City Council, with no right to vote except in case of tie, and shall perform such other duties as may be assigned to him by the City Mayor or prescribed by law or ordinance. He shall receive a compensation in accordance with the provisions of existing laws."

SEC. 4. Section nine of the same Act is hereby amended by amending subparagraph (i) thereof and adding thereto a new subparagraph to read as follows:

"(i) To submit to the City Council at least two weeks before the beginning of each fiscal year a budget of receipts and expenditures of the city.

"(p) To exercise supervision of the shrine and relics of Dr. Jose Rizal, namely, Rizal Park at Talisay, the Rizal relief map of Mindanao including the whole town plaza where the same is located, subject to the jurisdiction of the existing committee or agency under the Office of the President of the Philippines."

SEC. 5. Section ten of the same Act is hereby amended to read as follows:

"SEC. 10. *Secretary of the City Mayor*.—The City Mayor shall appoint one secretary who shall hold office at the pleasure of the City Mayor and whose compensation shall be the same as that by the councilors in accordance with the provisions of existing laws."

SEC. 6. Section eleven of the same Act is hereby amended to read as follows:

"SEC. 11. *Composition and compensation*.—The City Council shall be the legislative body of the city and shall be composed of the City Vice-Mayor, who shall be its presiding officer, and eight councilors who shall be elected at large by the qualified voters of the city during every election for provincial, city and municipal officials in conformity with the provisions of the Revised Election Code. In case of sickness, absence, suspension or other temporary disability of any member of the

Council, or if necessary to maintain a *quorum*, the President of the Philippines may appoint a temporary substitute who shall possess all the rights and perform all the duties of a member of the council until the return to duty of the regular incumbent.

"If the City Vice-Mayor or any member of the City Council shall be a candidate for office in any election, he shall be disqualified to act with said body in the performance of the duties thereof relative to such election, and if, for such reason, the number of members should be unduly reduced, the President shall appoint any disinterested voter of the City, belonging to the political party of the disqualified member, to act in his place in such matters.

"The members of the City Council shall receive a salary in accordance with the provisions of existing laws."

Sec. 7. Section thirteen of the same Act is hereby amended to read as follows:

"Sec. 13. *Secretary of the Council.*—The Council shall have a secretary who shall be appointed by it to serve during the term of office of the members thereof. The compensation of the secretary shall be the same as that received by the city councilors in accordance with the provisions of existing laws, or any latest statute fixing the rates of salaries of city officials. A vacancy in the office of the secretary shall be filled temporarily for the unexpired term in like manner."

SEC. 8. Sub-paragraph (uu) of Section fifteen of the same Act is hereby deleted and transferred to the powers and duties of the City Mayor under sub-paragraph (j) of Section nine.

SEC. 9. Section seventeen of the same Act is hereby amended to read as follows:

"SEC. 17. *City Departments.*—There shall be the following city departments over which the City Mayor shall have direct control and supervision, any existing law to the contrary notwithstanding: (a) Finance and Assessment Department; (b) Engineering and Public Works Department; (c) Law Department; (d) Health Department; and (e) Police and Fire Department.

"The City Council may from time to time make such readjustments of the duties of the different departments as the public interest may demand and, with the approval of the President, may consolidate any department, division or office with any other department, division or office of the city, or may divide big departments into separate offices."

SEC. 10. Section twenty-one of the same Act is hereby amended to read as follows:

"SEC. 21. *The General Auditing Office.*—The Auditor General shall appoint a city auditor who shall have the rank of a chief of a city department and shall receive a compensation in accordance with the provisions of existing laws on city officials, one half of which shall be payable from the national government funds. The city auditor shall receive and audit all accounts of the city in accordance with the provisions of law relating to government accounts and accounting. The personnel in the

office of the city auditor shall be paid out of national government funds."

SEC. 11. Section twenty-two of the same Act is hereby amended to read as follows:

"SEC. 22. *The Bureau of Public Schools.*—The Director of Public Schools shall exercise the same jurisdiction and powers in the city as elsewhere in the Philippines, and a city superintendent of schools shall be appointed with all the powers and duties in respect to the schools of the city as are vested in division superintendents in respect to schools of their division: *Provided*, That salaries of the city superintendent of schools, supervisors, principals, teachers and other operational expenses of the primary, intermediate, high school, and other public schools in the city as well as other personnel shall be borne by the National Government. The city superintendent of schools shall make a quarterly report of the condition of the schools and school buildings of the city to the City Mayor."

SEC. 12 Section twenty-three of the same Act is hereby amended to read as follows:

"SEC. 23. *The Land Registration Commission.*—The Commissioner of the Land Registration Commission shall exercise the same jurisdiction and powers in the city as elsewhere in the Philippines, and an office of the Register of Deeds shall be established in the city."

SEC. 13. Section seventy of the same Act is hereby amended to read as follows:

"SEC. 70. *The City Engineer.*—There shall be a City Engineer who shall have charge of the engineering and public works department. He shall receive a salary in accordance with the provisions of existing laws and shall be taken from Special Highway Fund."

SEC. 14. Section seventy-one of the same Act is hereby amended to read as follows:

"SEC. 71. *Execution of authorized public works and improvements.*—All repair or construction of any work or public improvements, except parks, boulevards, streets or alleys, involving an estimated cost of twenty-five thousand pesos or more shall be awarded by the City Mayor upon the recommendation of the city engineer to the lowest responsible bidder after public advertisement by posting notices of the call for bids in conspicuous places in the City Hall and by publication in the *Official Gazette*, both for not less than ten days: *Provided, however*, That the city engineer may, with the approval of the President of the Philippines, upon the recommendation of the Secretary of Public Works and Communications, execute by administration any such public work costing twenty thousand pesos or more.

"In case of public works involving an expenditure of less than twenty thousand pesos, it shall be discretionary with the city engineer either to proceed with the work himself or let the contract to the lowest bidder after such publication and notice as shall be deemed appropriate or as may be, by regulations, prescribed."

SEC. 15. That portion of the first paragraph of Section seventy-two of the same Act preceding the enumeration.

of powers and duties, is hereby amended to read as follows:

"SEC. 72. *The City Fiscal*.—There shall be a City Fiscal who shall discharge his duties under the general supervision of the Secretary of Justice. The City Fiscal shall receive a salary in accordance with the provisions of existing laws, one half of which shall be payable from the national government funds. The City Fiscal shall be the legal adviser of the city and all offices and departments thereof. He shall have the following powers and duties:"

SEC. 16. Section seventy-three of the same Act is hereby amended to read as follows:

"SEC. 73. *The City Health Officer*.—There shall be a City Health Officer who shall have charge of the City Health Department and shall receive a salary in accordance with the provisions of existing laws, one half of which shall be paid by the National Government.

"He shall have the following powers and duties:

"(a) He shall exercise general supervision over the health and sanitary conditions of the city, including the cleaning of crematories, cemeteries, stockyards, slaughterhouses, and markets.

"(b) He shall execute and enforce all laws, ordinances and regulations relating to the public health.

"(c) He shall recommend to the City Council the passage of such ordinance as he may deem necessary for the preservation of the public health.

"(d) He shall cause to be prosecuted all violations of sanitary laws, ordinances, or regulations.

"(e) He shall make sanitary inspections and may be aided therein by such members of the police force of the city or the national police as shall be designated as sanitary police by the chief of police or proper national police officer and such sanitary inspectors as may be authorized by law.

"(f) He shall as *ex-officio* local civil registrar, keep a civil register for the city and shall record therein all births, marriages, deaths and other registrable certificates as provided in the Civil Registry Law; and shall receive the additional compensation to which *ex-officio* officials are entitled.

"(g) He shall have control and supervision over puericulture centers and social services of the city.

"(h) He shall perform such other duties, not repugnant to law or ordinance, with reference to the health and sanitation of the city as the Secretary of Health shall direct. In case of epidemic or when the inhabitants of the city are menaced by any infectious or contagious diseases, the Secretary of Health shall assume full control of the health and sanitation services of the city until such condition shall have ceased to exist.

"There shall be assigned to the city health office of Dapitan two rural health physicians, two public health dentists, two rural health nurses, three public health midwives and two rural sanitation inspectors dispersed in strategically located barrios in the City of Dapitan whose salaries shall be paid out of national funds. All health personnel in the city shall be under the immediate control and supervision of the City Health Officer.

"There shall be allocated annually out of the savings of the Department of Health the amount of twenty-five thousand pesos for the maintenance and operation of the City Health Department, and shall be used for the following purposes:

"(a) Payment of salaries, *per diems* and traveling expenses of health personnel not fully paid out of national funds.

"(b) Purchase of medicines, medical supplies, vaccines, disinfectants, instruments, equipment and gasoline.

"(c) Other incidental and operational expenses for carrying out the purpose of law relating to the preservation and maintenance of public health.

"(d) If at the close of the fiscal year, there shall remain any balance in said fund, such balances shall accumulate from year to year for the purpose of establishing or repairing health centers, purchase of land or water transportation and carrying out other permanent sanitary improvements."

SEC. 17. That portion of the first paragraph of Section seventy-four of the same Act preceding the enumeration of powers and duties, is hereby amended to read as follows:

"SEC. 74. *The Chief of Police.*—There shall be a chief of Police who shall have charge of the police department and shall receive a salary in accordance with the provisions of existing laws. No person shall be appointed as Chief of Police unless he is or has been a regular or reserve officer of the Armed Forces of the Philippines with a minimum rank of captain, or possessing the corresponding civil service eligibility for said position. He shall at the same time be the *ex-officio* chief of the Fire Department and shall receive the additional compensation to which *ex-officio* officials are entitled. He shall have the following powers and duties."

SEC. 18. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 2972

[REPUBLIC ACT No. 4994]

AN ACT CHANGING THE NAME OF THE MUNICIPALITY OF LOCSIN, PROVINCE OF ALBAY, TO MUNICIPALITY OF DARAGA.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of the Municipality of Locsin, Province of Albay, is changed to Municipality of Daraga.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 4895

[REPUBLIC ACT No. 4995]

AN ACT CREATING CERTAIN BARRIOS IN THE MUNICIPALITY OF SANTA RITA, PROVINCE OF SAMAR.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The following sitios in the Municipality of Santa Rita, Province of Samar, are hereby converted into barrios of said municipality to wit:

(a) Sitio Tulay is converted into a distinct and independent barrio of said municipality, to be known as Barrio Tulay;

(b) Sitio Tominamus is converted into a distinct and independent barrio of said municipality, to be known as Barrio Tominamus;

(c) Sitio Crossing is converted into a distinct and independent barrio of said municipality, to be known as Barrio Crossing;

(d) Sitio Binanalan is converted into a distinct and independent barrio of said municipality, to be known as Barrio Binanalan;

(e) Sitio Guinbalot-an is converted into a distinct and independent barrio of said municipality, to be known as Barrio Guinbalot-an; and

(f) Sitio Aslum is converted into a distinct and independent barrio of said municipality, to be known as Barrio Aslum.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 6804

[REPUBLIC ACT No. 4996]

AN ACT CHANGING THE NAME OF BARRIO BEGA, BUTUAN CITY, TO BARRIO EL RIO

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of Barrio Bega, Butuan City, is hereby changed to Barrio El Rio.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 7153

[REPUBLIC ACT No. 4997]

AN ACT CONVERTING SITIO HEBULO IN THE MUNICIPALITY OF CATUBIG, PROVINCE OF SAMAR, INTO A BARRIO TO BE KNOWN AS BARRIO SANTA FE.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The sitio of Hebulo in the Municipality of Catubig, Province of Samar, is hereby converted into a barrio to be known as Barrio Santa Fe.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 7233

[REPUBLIC ACT No. 4998]

AN ACT CHANGING THE NAME OF THE MUNICIPALITY OF SAPAO IN THE PROVINCE OF SURIGAO DEL NORTE TO SANTA MONICA.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The name of the Municipality of Sapao in the Province of Surigao del Norte is hereby changed to Santa Monica.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 8822

[REPUBLIC ACT No. 4999]

AN ACT CREATING A CERTAIN BARRIO IN THE MUNICIPALITY OF VALENCIA, PROVINCE OF BOHOL.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The sitios of Kisaw and Can-apo are hereby constituted into a distinct and independent barrio, to be known as Barrio Mahayag, in the Municipality of Valencia, Province of Bohol.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

H. No. 12393

[REPUBLIC ACT No. 5000]

AN ACT CREATING THE BARRIO OF CLARO RECTO IN THE MUNICIPALITY OF ODIONGAN, PROVINCE OF ROMBLON.

Be it enacted by the Senate and House of Representatives of the Philippines in Congress assembled:

SECTION 1. The sitios of Alog-og, Bataja, Agtaloto, Tingaray, and Agdalusan in the barrio of Malilico, Municipality of Odiongan, Province of Romblon, are separated from said barrio and constituted into a distinct and independent barrio of said municipality, to be known as the barrio of Claro Recto.

SEC. 2. This Act shall take effect upon its approval.

Enacted without Executive approval, June 17, 1967.

HISTORICAL PAPERS AND DOCUMENTS

PHILIPPINE-CHINA FRIENDSHIP

By FERDINAND E. MARCOS

President of the Philippines

(REMARKS BEFORE THE PHILIPPINE-CHINA FRIENDSHIP
ASSOCIATION AT THE CORAL BALLROOM,
MANILA HILTON, FEBRUARY 17, 1969.)

I am glad to be here to renew our efforts to strengthen the friendship between the Philippines and China.

You will recall that in 1966 I proclaimed that year the Philippine-China Friendship Year. In 1967 it was my privilege to proclaim Philippine-China Friendship for all time; hence, this year we come to renew our pledges and our commitments towards fruitful cooperation between the Filipinos and the Chinese community.

I remember that on June 24, 1967 the Chinese community gave a gift to the Filipino people in the form of a Chinese garden at Luneta. And in behalf of the Filipino people I offered as a gift to the Chinese people a chair or lectureship on Chinese culture and civilization which would be administered by the Philippine Academy of Science and Humanities.

These are some expressions of the ways by which the Filipino and the Chinese peoples have worked together in friendship and good will.

Traditional Ties

Historians have pointed out that the peoples of China and the Philippines are not recent acquaintances. Chinese-Philippine ties date back to the 10th century when commercial relations were established. It was pointed out that during the rule of the Sungs (960-1127 A.D.) Arab traders brought the Philippine goods to southwestern China through the port of Canton. Then Chinese colonies were established in the coastal towns of the Philippines which became centers of commercial and cultural exchange.

The Chinese exchanged their silks, porcelain, colored glass, beads and iron ware with the hemp cloth, tortoise shells, pearls, and yellow wax of the Filipinos.

Through trade contacts, both Chinese and Filipinos profited from each other, and inevitably other results ensued. The archeological treasures that have been uncovered in the Philippines, especially pottery, dramatize the ancient cultural relations between the two peoples.

Many of what we now regard as Filipino customs and ways of life show the mark of Chinese influence, and one can rightly say that Filipino culture is richer and more

interesting because of this. In fact it is said that there are not many Filipinos who don't have Chinese blood.

Common Aspirations

Today, our concern is how to expand the areas of co-operation between the Filipinos and the Chinese.

We are interested in further cooperation because of our common aspirations.

I am sure that both our peoples desire to live in peace and prosperity.

On their part the Filipino people would like to build a new nation—self-sufficient in food, and agricultural products, economically and industrially viable, and independent of external constraints.

I am sure the Chinese themselves share these basic national desires.

Common Foes

We have common foes some of which are mass poverty, ignorance and disease.

These enemies of mankind may well be obliterated if everyone in this country, Filipino or Chinese or others, contributes his own efforts, thinking not in terms of his national background but of the good of mankind.

Philippine Foreign Policy

But even as we strive for common goals, we would be less than candid if we do not acknowledge our respective national interests. As far as the Filipinos are concerned, they have evolved certain nations particularly with respect to the world outside.

I had occasion to articulate some of these ideas in several speeches in the past and in my State-of-the-Nation message last January.

Of late there has been many misgivings about a supposed foreign policy drift of the Philippines and there has been anxiety, I gathered, on the part of the government of China. On this occasion I wish to state clearly and simply that the Philippines is anti-communist. We are fighting communists under my leadership. We are fighting communists inside our own country and abroad. The intensified military operations in Central Luzon against communists continue unabated. China and our allies, therefore, should have no fear that the Philippines will be or has become a neutralist or a pro-communist state. We place ourselves squarely and openly on the side of the Free World.

Contributions of the Chinese Community

I need not underscore the role played by the Chinese community in the development of this country. These contributions in agriculture, industry, the distribution of products, the arts and crafts have been amply documented in various studies.

To be sure there have been some frictions in these areas between our nations and again we would be less than candid if we do not acknowledge that some difficulties still exist. But while recognizing the existence of these difficulties, we also state that these difficulties can be overcome and they will be overcome, through a reappraisal and revision of our attitudes particularly with respect to ethnic and cultural backgrounds. We cannot pretend that racial prejudices do not exist, but we can maintain that better understanding between the Chinese and Filipino communities can be achieved. We have to rid ourselves of some racial stereotypes in our thinking and the most feasible way of doing it is through education.

We cannot continue living in the ghettos of our minds.

We should strive to know each other's culture through our schools, say, Philippine history and culture taught in Chinese schools, or courses in Chinese culture and language taught in Philippine schools.

We have reached the point where there should be no more excuse for persisting in ignorance about each other.

I wish to acknowledge here the contribution of the Chinese community towards the development of our country. On my appeal the Chinese community has taken it upon itself to protect the Chinese from any possible blackmail from public officials. I, therefore, make this appeal again. I repeat, it is now necessary that we band together and work against any corruption and graft in the government. I ask for your active support in this campaign under my administration.

Of late reports reaching me are to the effect that tax evasion and stock market manipulations had been participated in not only by Filipinos but also by Chinese. I ask now that we help to stabilize our economy. I ask you to point to us any person in or outside the government who may be participating in any economic or non-economic activity that goes against the present campaigns of the government.

I gathered that there has been much leakage of funds from the Philippines to Hongkong, and this has been due to speculations about the monetary policies of our government. For you tonight, I would like to reiterate what I have said in the past, that under my administration there shall be no import or monetary control and there shall be no devaluation.

Meaning of Philippine-China Friendship

These then are some of my thoughts about the continuing significance of Philippine-China Friendship.

We actually have no alternative but to be friends. Tradition, history, geographical propinquity dictate that we maintain this friendship. And with this friendship I am certain we can prosper together and live in peace.

Thank you and good night.

055045—Insertion

CONSERVATION: AN ALTERNATIVE TO NATIONAL SUICIDE

By FERDINAND E. MARCOS

President of the Philippines

(SPEECH AT THE 20TH ANNIVERSARY OF THE SOCIETY OF FILIPINO FORESTERS, ALTA VISTA, MANILA, FEBRUARY 15, 1969)

May I first extend my congratulations to the members of the Society of Filipino Foresters on the observance of the 20th anniversary of their organization and to the new officers of your Society on their induction tonight.

Through your organization, I wish to speak to the Filipino people tonight on a subject that is close to my heart and which is a major program of my administration—the subject of conservation.

I congratulate you for choosing as your theme, “Foresters for Dynamic Conservation.” I shall not limit, however, my remarks today on the conservation of our forests alone, but on the conservation and preservation of everything that constitutes our national patrimony.

I am sure you are personally aware of my profound concern for the protection of our forests and watersheds. But let me expand my subject and share with you my vision of a meaningful conservation program.

Our Natural Wealth

It wasn't so long ago when the Philippines teemed with natural wealth. Time and events were to change this and now we find these riches diminished and fast disappearing.

We started to conquer nature in our struggle to live and to survive during our early years. The irony is that while we have not entirely conquered nature in the sense that we have not fully exploited and developed our mineral resources, we have conducted a relentless onslaught that threatens to obliterate the natural bounties we once had.

There are those who look back and say that the tremendous growth in population and the mass movement of people had much to do with the destruction of our resources. They say that this depredation is a necessary consequence of growth, that the pollution, say, of our waters and air are the price we must pay for our development.

We know otherwise, of course, and more than ever, we realize that development could be humanized and that growth could be tempered by social conscience and civic awareness. But this message was lost on us and we had thoughtlessly laid to waste our resources through thoughtless and senseless vandalism.

Today, as a consequence, we are counting not our blessings but our losses. We are not praising what we have, but are bemoaning what we had lost. And as if this was

not tragic enough, there are those among us who insist on perpetuating this rapacious attitude. They would uproot the last tree from our forests, dynamite the last living marine life from our ocean. They seek no less than the total extinction of our resources.

So great has the destruction been that a large percentage of our forests have been denuded, our waters depleted of fish and other marine life, our watersheds ravaged, our wildlife decimated, our national parks destroyed. The destruction extends to our cultural and historical resources.

Onslaught on Forests

It is estimated that about 172,000 hectares of forests lands are destroyed annually. At the rate this destruction is going on, experts predict that in 10 years our forest areas will be entirely denuded and barren.

The consequences of the rape of our forests are terrible. We suffer floods during the rainy season and drought during summer. Then there is the erosion of soil which destroys not only the fresh water areas where we draw fish but also the land where we grow crops.

Logging is a huge dollar-earning industry and a source of livelihood for thousands of our countrymen. It is obvious that the destruction of our forests will mean the death of our lumber industry. I ask you to ponder on this.

The ravage of our forests lands of course is not the work of one man or of one group. The blame can be placed not only on thoughtless citizens but on some corrupt government men who are sworn to protect our forests. The *kaingeros* and the illegal loggers may have benefitted tremendously from their acts of vandalism but so have the forest rangers and forestry officials who have deigned to look away for financial consideration while trees were felled indiscriminately in our forest areas.

We have acted decisively to put a stop to this practice. In 1968, we carried out a determined campaign to protect and conserve our forest resources. We enforced the selective logging system and the requirement to consolidate timber licenses into working units of at least 20,000 hectares of 25,000 cubic meters of annual allowable cut each. Logging areas expanded significantly during the last three years, with the aggregate annual allowable cut increasing from more than six million cubic meters in 1966 to more than eleven million cubic meters in 1968. The total income of the government from forest charges during this period reached the unprecedented amount of more than P112 million.

During the same period, 10 watershed forest reserves with a total area of more than 103,000 hectares were established while 16 other watershed areas were surveyed.

Reforestation is being carried out by the government, volunteers, loggers and civic organizations. These efforts are not enough. Vast tracts still have to be reforested. This year we will intensify our reforestation effort to include denuded watershed areas and forest parks. We will also improve our system of guarding our forests.

The Destruction of Wildlife

Annihilation of our forests has also taken a heavy toll on our wildlife. One has to go to the remotest hinterlands to find wild game and fowl. What probably dramatizes this systematic destruction of our wildlife is the extinction of the tamaraw, a beast that is a pride of the Filipinos.

Again, the indiscriminate killing of our wildlife has been carried out not only by private individuals but also by some government men, including members of the military. Lax enforcement of hunting laws has opened the door to the senseless killing of wild animals.

I have ordered our law enforcement agencies and the Games and Wildlife Office to go after these hunters, especially the predators of the tamaraw and other rare species such as the tarsius monkey and the monkey-eating eagle. I have also asked the relevant agencies of government to prepare a comprehensive wildlife conservation plan. During my incumbency, I will do everything to conserve our forests and wildlife.

In this regard, I proposed that ecology be given due regard by every Filipino. The balance of nature is wonderful and delicate. Once it is disturbed the consequences are uncontrollable. Rat infestation, for example, is now a problem because birds, reptiles and beasts that prey on rodents have been wantonly decimated. The gamu-gamo menace continues to be a threat because of the depletion of fish species which feed on the larvae of the gamu-gamo.

Dynamite Fishing and Water Pollution

The shoreline of the Philippines is twice as long as that of the United States. We have a territorial marine water area which is about six times the land area of our country. With all our resources, we should produce enough fish for our needs. But we produce only about 72 percent of our requirement.

One reason is that we have not acquired the technology to develop fully our fishing industry. The fresh water areas in the Philippines total about 900,000 hectares. There are about 700,000 hectares of swamps suitable for fishpond purposes. But less than 140,000 hectares or 20 percent have been developed so far.

There are also man-made problems. These include the use of explosives and the pollution of our waters. The

most criminal aspect of dynamite fishing is that it kills or stuns not only adult fish but also the fry and fingerlings, their food-chain and other forms of marine life. Of course you have also read that during dynamite fishing operations, sometimes it is not only fish which get killed but even the blast fishermen themselves.

Then there is the problem of water pollution. Daily, tons of effluents are poured into rivers, bays and other fresh water areas from factories and industrial plants. These poisonous materials, too, have served to destroy fish and other marine forms, besides destroying the aesthetic and recreational value of our waters.

There is, of course, another form of pollution which increasingly threatens us today—air pollution. I need not tell you the effects air pollution has on our health and well-being. Air pollution also serves to blight our physical surroundings.

To step up the development of our fishing industry, I have ordered the Philippine Fisheries Commission to launch its own fisheries infrastructure program. Since June of last year, we have established a network of ice plants and cold storage projects in various parts of the country.

The Board of Investments has made fishponds and deep-sea fishing priority areas for government assistance. A fishing port is being constructed in Navotas which will be complemented by the Greater Manila Terminal Food Market to serve as a major outlet for fresh food commodities, including fish.

Coupled with investment incentives and the fishery infrastructure program, we propose to set up a regional fishery research center with the support of the countries in Southeast Asia and Japan and the US government. The center will conduct basic and applied research on fresh-water and brackish water and fishery.

We will continue to stock our major lakes, swamps and other inland bodies of water with fry and fingerlings.

In the past three years, we have intensified our campaign against blast fishing and have started to compel industries to minimize water pollution by requiring them to install water purifying systems in their plants.

Our Cities and Towns

Urban renewal will increasingly become a major program of this administration. We, too, must save and rebuild our decaying towns and cities. We have started to improve the physical environment in our urban centers by demolishing slums and relocating squatters to more decent and wholesome communities. This year we shall embark on a modest housing program for our workers.

Progressive planning and not haphazard planning will characterize our home-and community-building programs. Centers of population as well as housing sites will be laid out with a proper regard for zoning, convenience, and well-being of our citizens. We have learned from the experience of the American ghettos and more and more, we shall rescue our less fortunate countrymen from their desolate communities and neighborhoods and grant them better housing and a more wholesome community life.

Manpower Conservation

We shall sustain and invigorate our manpower development program this year. Corollary to our human resources development program, we shall also implement a meaningful manpower conservation scheme designed to upgrade the health and physical well-being of our workers. The Department of Labor and the Department of Health, together with other allied agencies, have been called upon to improve our industrial safety and occupational health programs. Our investment in the training of our countrymen will always be complemented with an investment in their safety and health.

Our Cultural and Historical Heritage

Cultural growth need not lag behind economic development. As we strive to expand the economic and social base of our country, we must also attend to the cultural and spiritual advancement of our people.

There have been impediments to our cultural development. There is the lack of appreciation of our culture and history. The neglect by past administrations of the National Museum, of our national archives, as well as our historical shrines, is proof of this indifference.

There are also the culture vultures who regard items like antiques as status symbols, as well as those who have made a business of shipping "santos" and other religious and archaeological artifacts to the United States.

I am proud to say that this administration has taken cognizance of the role of culture in our development.

We have revitalized and expanded the National Library. We shall relocate the National Museum this year to improve quarters and reinvigorate its research facilities. Historical documents and papers in the care of the National Historical Commission are now being processed, catalogue and microfilmed for the use of scholars and researchers.

A great number of our historical shrines have been renovated, the most recent of which were some of the historic gates of Intramuros. National parks were rehabilitated and beautified. Mass cultural entertainment is being encouraged and undertaken.

I must say with mixed pride and humility that the First Lady, Mrs. Marcos, has played a big role in this worthy undertaking. Next to her social welfare projects for the poor, she has taken as one of her personal projects the enhancement of our culture and the conservation of our history.

Which brings me to the Philippine Cultural Center. What is the Philippine Cultural Center?

The Philippine Cultural Center is designated to become a theatre for our people, a repository for our art and culture, a showcase for our talent in the arts. If it is to be a monument, it will be a monument to the Filipino genius, to his love for his heritage and reverence for his past.

The Philippine Cultural Center is not for the elite, as one gossip-mongering senator would make the people believe. It is for every Filipino, for you, for your children, and your children's children. This is a Center that will survive lip-service to our culture and history.

Perhaps I can say that the moving spirit behind the construction of the Philippine Cultural Center was Mrs. Marcos. But its coming was realized through the combined efforts of a great number of people and institutions who believe in the need for such a center.

The Philippine Cultural Center is an investment in our culture and our history. Those who would denigrate this investment are guilty of insensitivity to the genius of the Filipino artist.

Let us make it our goal not only to preserve what we have left, to revive what we once had, but also to make our environment the best possible environment. Let us once and for all defeat the tendency to annihilate nature and belittle our culture. Let us stop this movement towards national suicide.

This calls for a reversal of our attitudes. Let each of us become a conservationist, a manager of our forests and waters, a protector of wildlife, a chronicler of our deeds, and a poet of the nation.

Thank you and good day.

DECISIONS OF THE SUPREME COURT

[No. L-23123. July 13, 1967]

VICENTE S. DEL ROSARIO, CEFERINA LLAMAS VDA. DE DEL ROSARIO, TERESITA REYES and DIOSDADO LARRAZABAL, petitioners *vs.* THE COURT OF INDUSTRIAL RELATIONS and THE PHILIPPINE LAND-SEA LABOR UNION (PLASLU), respondents.

1. LABOR; HACIENDA WORKERS OF HIGHLY MECHANIZED INDUSTRIAL CONCERN; CLASSIFICATION AS INDUSTRIAL OR AGRICULTURAL WORKERS; BASIS THEREOF; WHICH COURT HAS JURISDICTION.—In the case of Pampanga Sugar Mills *vs.* Pasumil Workers' Union, L-7668, February 26, 1956, 98 Phil., 558, We held that where "petitioner is a highly mechanized industrial concern with the work of planting and harvesting clearly distinguished from that of transporting the cane from the fields, first to a switch and later to the mill..., all its workers are to be considered industrial workers, except those devoted to purely agricultural work". Reiterating this, We said in the case of Victorias Milling Co., *vs.* CIR, L-17281, March 30, 1963, that it is "the nature of the work which classifies a worker as one falling under the exemption (from coverage of R.A. 875) as agricultural laborers." In a hacienda, there may therefore be both agricultural and industrial workers. Regarding the former, exclusive jurisdiction has been given to the Court of Agrarian Relations. As to the latter, exclusive jurisdiction has been placed in the Court of Industrial Relations.
2. ID.; ID.; ID.; ID.; FACTS SHOWING THAT CONCERN IS MECHANIZED; CASE AT BAR.—The record shows that petitioners' undertaking is a mechanized one, rendering applicable the *Victorias* and *Pasumil* cases: (1) Petitioners already owned 200 hectares, yet they leased 107 hectares more. It would be very difficult for them to profitably carry on under conditions they alleged unless the haciendas are mechanized; (2) Petitioners had 2 mills in the hacienda—one in their own land and another in the land leased; (3) The field workers were different from the mill workers, showing specialization in the kind of work done; (4) The presence of a timekeeper and inspector in the hacienda, showing that the workers had a working schedule, and laborers were made to sign payrolls, a practice typical of industrial concerns; (5) The position in question, mill laborers, trapicheros, chemists, fuelmen, oilers, *mangonggay*, tractor and truck drivers, those involving taking or transporting sugar cane from the field to the mill and to the market, are positions commonly found in industrial concerns.
3. ID.; MATTERS RELATING TO FINDINGS OF FACTS; DECISIONS OF CIR; WHEN CONCLUSIVE THEREON.—The submission that said laborers resigned freely, or were no longer employed by them, or that their dismissals were prompted by financial difficulties, was rejected below as not credible. Such matters relate to finding of facts in regard to which the determination of the Court of Industrial Relations are conclusive where, as in this case, it has substantial evidence to rest upon.

PETITION for review by certiorari of a decision and resolution of the Court of Industrial Relations.

The facts are stated in the opinion of the Court.

V. S. del Rosario, F. E. F. Remotigue, H. G. Davide, Jr. & E. Ignacio for petitioners.

Emilio Lumontad & Ramon N. Gabato for respondent.

BENGZON, J.P., J.:

A 200-hectare land, known as Hacienda del Rosario, owned in common by Vicente del Rosario, Ceferina Vda. de del Rosario and Teresita Reyes, and administered by Diosdado Larrazabal, has been devoted to large-scale sugar cane planting, processing and milling. Said co-owners also leased and applied to the same purpose a 107-hectare land owned by the Roman Catholic Church and administered by His Excellency, Archbishop Julio Rosales.

Against the above-named persons the PLASLU (Philippine Land-Air-Sea Labor Union) filed before the Court of Industrial Relations on June 30, 1958, a charge of unfair labor practice, for alleged violation of Section 4-A of Republic Act 875 consisting in dismissals of 87 workers in said hacienda due to membership in petitioning union. PLASLU asked that respondents be ordered to cease and desist from such unfair labor practice and to reinstate the laborers, with back wages.

Respondents filed a motion to dismiss on the ground that the Court of Industrial Relations had no jurisdiction. Action thereon was deferred. Respondents thereafter answered, on July 20, 1960, alleging lack of jurisdiction, questioning the PLASLU's personality to sue, and denying liability.

Rendering its decision on May 11, 1963, the Court of Industrial Relations upheld PLASLU's legal capacity to sue and ruled that it had jurisdiction over the case. Finding that about fifty of the hacienda workers were dismissed by respondents for reasons of union membership, it ordered respondents to reinstate them with back wages.

A motion for reconsideration was lodged with the Court of Industrial Relations *en banc*. Resolving the same on December 13, 1963, said Court ruled that in accordance with the doctrine in *Victorias Milling Co. vs. CIR*, L-17281, March 30, 1963, the complaint should be dismissed as to the agricultural workers such as field laborers planting and harvesting sugar cane in the hacienda. As to those whose work is by nature industrial, like the mill laborers, trapicheros, chemists, fuelmen, oilers, *mangonogogay*,* tractor and truck drivers, those undertaking or

* A local term for "ladler".

transporting the sugar cane from the field to the mill and then to the market, it held that the same doctrine sustained its jurisdiction, thereby affirming the decision as to said industrial workers.

Respondents appealed to Us and poise the following questions: Does the Court of Industrial Relations have jurisdiction over the case? If it does, is the finding of unfair labor practice supported by substantial evidence?

The first issue leads Us to consider Our ruling in *Pampanga Sugar Mills vs. Pasumil Workers' Union*¹ and *Victorias Milling Co., vs. CIR*, supra.

In the *Pasumil* case, We held that where "petitioner is a highly mechanized industrial concern with the work of planting and harvesting clearly distinguished from that of transporting the cane from the fields, first to a switch and later to the mill . . . all its workers are to be considered industrial workers, except those devoted to purely agricultural work." (at p. 561) Reiterating this, We said in the *Victorias* case that it is "the nature of the work which classifies a worker as one falling under the exemption [from coverage of R.A. 875] as agricultural laborers."

In an hacienda, there may therefore be both agricultural and industrial workers. Regarding the former, exclusive jurisdiction has been given to the Court of Agrarian Relations. As to the latter, exclusive jurisdiction has been placed in the Court of Industrial Relations.

As regards those workers who perform functions the nature of which is industrial, therefore, suit was properly filed in the Court of Industrial Relations.

Against petitioners' contention to the contrary, the record shows that the petitioners' undertaking is a mechanized one, rendering applicable the norm set forth in the *Victorias* and *Pasumil* cases: (1) Petitioners already owned 200 hectares, yet they leased 107 hectares more. It would be very difficult for them to profitably carry on under conditions they alleged unless the haciendas are mechanized; (2) Petitioners had 2 mills in the haciendas one in their own land and another in the land leased; (3) The field workers were different from the mill workers, showing specialization in the kind of work done; (4) The presence of a timekeeper and inspector in the hacienda, showing that the workers had a working schedule, and laborers were made to sign payrolls, a practice typical of industrial concerns; (5) The positions in question, mill laborers, trapicheros, chemists, fuelmen, oilers, *mangongongay*, tractor and truck drivers, those involving taking or transporting sugar cane from the field

¹L-7668, February 26, 1956, 98 Phil., 558.

to the mill and to the market, are positions commonly found in industrial concerns.

Petitioners' liability for unfair labor practice is thus premised on Sec. 4-A of Republic Act 875, not under Republic Act 2263. As industrial employees, the laborers in the positions aforementioned were already covered by Republic Act 875, even before the effectivity of R.A. 2263, and were so covered when they were dismissed.

Petitioners claim that the finding unfair labor practice is not supported by substantial evidence. They failed however to show why. Petitioners cite the dissenting opinion on Judge Amando Bugayong who believed that there was no illegal dismissal because in letters dated March 18 and 31, 1958, complainants through their lawyer claimed back wages and overtime pay *without mention of their alleged dismissal*. This however does not indicate that there was no such dismissal, for it could also mean that said laborers at first would have been contented with payment of back wages and overtime pay; but that later, when refused payment thereof, they decided to ask for reinstatement also and thus raised the ground of dismissal as an unfair labor practice.

Petitioners stress that 24 [actually, the CIR said 20] of the 87 complainants were found never to have worked at all in the hacienda, and that 16 [actually, the CIR said 14] moved to dismiss the complaint with regard to their claims. All this does not alter the finding that the others were illegally dismissed. Neither do we find significant the fact that only seven witnesses were presented to support the charge, as long as the lower court found them credible; the same is true of petitioners' observation that the witnesses did not agree as to the precise date of their dismissal, whether March 18 or 19, 1958. The fact is that substantial evidence there is, behind the finding that petitioners dismissed the laborers in question in March of 1958 for reason of union membership. The submission that said laborers resigned freely, or were no longer employed by them, or that their dismissals were prompted by financial difficulties, was rejected below as not credible. Such matters relate to findings of facts in regard to which the determinations of the Court of Industrial Relations are conclusive where, as in this case, it has substantial evidence to rest upon.

WHEREFORE, the appealed decision and resolution of the Court of Industrial Relations are hereby affirmed. Costs against petitioners.

SO ORDERED.

Reyes, J.B.L. Makalintal, Zaldivar, Sanchez, Castro, Angeles, and Fernando, JJ., concur.

Decision and resolution affirmed.

[No. L-20346. October 31, 1967]

THE CITY MAYOR, ENGR. ARTEMIO MATE, ET AL., petitioners and appellants, vs. THE CHIEF, PHILIPPINE CONSTABULARY, COL. NICANOR GARCIA, ET AL., respondents and appellees.

1. **POLICE JURISDICTION; REVISED CHARTER OF TACLOBAN CITY; UNDER WHOM VESTED; EXCEPTION.**—Police jurisdiction and supervision and the preservation of peace and order within the City of Tacloban are functions that pertain exclusively to the peace officers mentioned in Sections 37 and 40 of the Charter of the City of Tacloban (Rep. Act No. 3068), subject only to the exception provided in said Charter—that is, when the City Mayor calls upon the provincial commander of the Philippine Constabulary or other members of the Armed Forces of the Philippines under the circumstances specified in the Charter, and to the power of the President of the Philippines under the Constitution.
2. **ID.; CONDITION FOR PHILIPPINE CONSTABULARY TO CONDUCT POLICE OPERATION OR EXERCISE POLICE FUNCTIONS; EXCEPTION.**—The Philippine Constabulary may conduct police operations or exercise police functions in the City of Tacloban only upon previous notice to, and with the consent of the City Mayor, except in cases of pursuit of law offenders who enter the territorial limits of the city. Likewise, a member of the Philippine Constabulary who casually happens to be in the City of Tacloban may legally effect arrests just as any private individual can under the circumstances enumerated in Section 6, Rule 113 of the Rules of Court, without previous notice to the peace officers of the City.
3. **ID.; ID.; CHARTER PROVISION IS NEW.**—The provision regarding the exclusive police jurisdiction and supervision in the Revised Charter of the City of Tacloban is new, in the sense that the old charter did not expressly grant the same to the officers mentioned, as can be seen by a perusal of Sections 26 and 28 of Republic Act No. 760 (the old charter). This new provision, embodied in Republic Act No. 3068, indicates that a change and departure from the old charter intended, and the same must be given significance and effect (*Mc Gee vs. Republic*, L-5387, April 29, 1954). The language of the grant used in the statute being plain and unambiguous, its clear and obvious meaning must control.
4. **ID.; ID.; MEANING OF TERM “EXCLUSIVE”.**—The term “exclusive” in its usual and generally accepted sense, means possessed to the exclusion of others; appertaining to the subject alone, not including, admitting or pertaining to another or others, undivided sole. (15 Words and Phrases 510, citing *Mitchell vs. Tulsa Water, Light, Heat and Power Co.*, 95 961, 21 Okl. 243, and other cases).
5. **ID.; ID.; MEANING OF TERM “POLICE”.**—The term “police” of the state, in a comprehensive sense, embraces its whole system of internal regulation for the preservation of public order and prevention of offenses against the state. “Police” is an organized civil force for maintaining order, preventing and detecting crime, and enforcing the law (32A Words and Phrases 366, citing *Levine vs. State*, 166 A 300, 110 NJL 467; *Green vs. City of Bennettsville*, 15 SE 2d 337, 197 SC 313).

6. ID.; ID.; MEANING OF TERM "SUPERVISION".—"Supervision" is the act of one who supervises. "To supervise" is to oversee, to have oversight of, to superintend the execution of or the performance of a thing, or the movements or work of a person; to inspect with authority; to inspect and direct the work of others (*Fluet vs. McCabe*, Mass., 12 NE 2d 89; *Rodriguez, et al. vs. Montinola, et al.*, 94 Phil., 964). Supervision to be conscientious must be based on actual facts and conditions which can be disclosed only after careful study and investigation, and consequently supervision implies the power to inquire into those facts (*Planas vs. Gil*, 67 Phil., 62).
7. ID.; ID.; CHARTER PROVISION WAS NOT INTENDED TO MAKE TACLOBAN CITY A SANCTUARY FOR OFFENDERS.—The Charter was not intended to make the City of Tacloban a sanctuary to which a law offender may find refuge and his person would therein be protected against pursuit and arrest by a member of the Philippine Constabulary. The demands of public order, public safety and security, would not permit such an implication.
8. ID.; ID.; CHARTER PROVISION DOES NOT DEPRIVE PRIVATE PERSON OF RIGHT TO ARREST.—The grant of exclusive police jurisdiction and supervision, as is provided in the Charter of the City of Tacloban, in no way deprives even a private person of his right to arrest without a warrant a person committing a crime in his presence or under circumstances provided in Section 6 of Rule 113 of the Rules of Court.
9. ID.; ID.; CHARTER PROVISION IS NOT A LIMITATION OR CURTAILMENT OF CONSTITUTIONAL POWER OF THE PRESIDENT.—The grant of exclusive police supervision and jurisdiction to the peace officers in Section 40 of the Charter of the City of Tacloban is not a limitation or curtailment of the constitutional power of the President to call out the armed forces to prevent or suppress lawless violence, invasion, insurrection or rebellion, unless of course, the Commanding Officer of the Philippine Constabulary believes that his orders are automatically the orders of the President of the Philippines. A distinction must be made between an order of the commanding officer of any unit or command of the Philippine Constabulary to conduct police operations within the City of Tacloban and the order which emanates from the President, or by authority of the President, to conduct the police operations. In the case of the order that solely comes from the commanding officer of a unit of the Philippine Constabulary, or even from the Chief of the Philippine Constabulary himself, police operations by the members of the Philippine Constabulary within the City of Tacloban cannot be undertaken in disregard of the provisions of the Charter of the City. But if the order comes from the President, certainly, the power of the President as provided in the Constitution has to prevail over any power granted by statutes to local authorities.
10. ID.; ID.; CHARTER PROVISION DOES NOT AFFECT CONSTITUTIONAL DUTIES OF THE PRESIDENT.—The grant of exclusive police supervision and jurisdiction to the peace officers of the City of Tacloban cannot in any way affect the constitutional duty of the President of the Philippines "to take care that the laws be faithfully executed", and his constitutional power to call out, in case of necessity, "such armed forces to prevent

or suppress lawless violence, invasion, insurrection, or rebellion" (Art. VII, Secs. 10(1) and (2), Const).

11. ID.; ID.; REPEAL OF PROVISIONS OF REV. ADM. CODE AND COM. ACT 343 BY REP. ACT 3068.—The provisions of Sections 825, 831 and 848 of the Revised Administrative Code and also of Commonwealth Act 343 have been repealed by Republic Act 3068, insofar as the latter Act has provided for special conditions or restrictions relative to police supervision and jurisdiction in the City of Tacloban. The Revised Administrative Code and Commonwealth Act 343 are general laws, while Republic Act 3068 is a special law. There can be no question that a special law must be considered as an exception to the general law (*Baga vs. Philippine National Bank*, 99 Phil., 889) and to the extent of the necessary repugnancy between Republic Act 3068 which is a special law, and Sections 825, 831 and 848 of the Revised Administrative Code as well as Commonwealth Act 343, which are general laws, the former will modify, or prevail over, the latter (*Cassion vs. Banco Nacional Filipino*, 89 Phil., 560; *Laxamana vs. Baltazar* 92 Phil., 32). Hence, the provision of Republic Act 3068 regarding the grant to the peace officers of the City of Tacloban of exclusive police jurisdiction and supervision must prevail over the contrary provisions of the Revised Administrative Code and Commonwealth Act 343.

APPEAL from a judgment of the Court of First Instance of Leyte. Escalona, J.

The facts are stated in the opinion of the Court.

Lino L. Añover & Francisco C. Pedrosa for appellants.
Manuel V. Reyes and Francisco B. Omaña for appellees.

ZALDIVAR, J.:

This is an appeal from the decision of the Court of First Instance of Leyte, in its Civil Case No. 3033, relating to a petition for declaratory relief filed by the City Mayor, the Chief of Police, and the Chief of the Secret Service, of the City of Tacloban, against the Chief of the Philippine Constabulary, the Commanding Officer of the IIIrd P. C. Zone and the Provincial Commander of the Philippine Constabulary in the province of Leyte.

The facts are undisputed. Respondent Col. Alfonso Palencia, Commanding Officer of the 3rd PC Zone, believing that the Philippine Constabulary has concurrent jurisdiction with the City Police Department within the City of Tacloban in the enforcement of gambling and anti-vice laws, issued an order to the Provincial Commander of Leyte, under the provision of Section 2 of Commonwealth Act No. 343, to exercise police powers and conduct raids on gambling places and other places of vice within the city without informing the petitioners herein of such raids. Acting on said order, the officer-in-charge of the Leyte PC Command, together with other PC officers and policemen from Jaro, Leyte, conducted, without the previous call from, nor notice to, the City

Mayor, a series of raids in the City of Tacloban. On February 2, 1962, they raided the house of Filemon Cinco; on February 14, 1962, the house of Delfin Rubillos; on February 17, 1962, the cockpit; and on February 22, 1962, the house of Pilar Custodio.

Petitioners vehemently protested against this exercise of police jurisdiction claiming that it was in direct contravention of the provisions of the Charter of the City of Tacloban (Rep. Act 3068). The respondents having lent a deaf ear to said protest, petitioners filed a petition before the Court of First Instance of Leyte, praying that an order issue restraining the Philippine Constabulary from exercising police authority within the City of Tacloban during the pendency of the case, and after trial on the merits, that judgment issue interpreting the duties and responsibilities of the parties under the Charter of the City of Tacloban and determining the extent of the powers of the parties therein. The respondents opposed the issuance of an order for a writ of injunction basing their stand on the authority and powers of the Philippine Constabulary as provided in Section 2 of Commonwealth Act No. 343 and Section 825, 831 and 848 of the Revised Administrative Code. After hearing, the Court of First Instance of Leyte rendered, on April 2, 1962, its decision, the dispositive portion of which reads as follows:

"IN VIEW OF ALL THE FOREGOING, this Court holds and renders judgment as follows:

"a. Declaring that, under existing laws, the Philippine Constabulary and its agents could enter the City of Tacloban, exercise police authority, and conduct police operations within its territorial limits without the consent of the city Mayor first obtained;

"b. Declaring that under the purview of Section 37, Article XI of Republic Act 3068, known as the Charter of the City of Tacloban, notice to the City Mayor of Tacloban or the Chief of Police of any police action contemplated by the Philippine Constabulary and its agents within the territorial limits of Tacloban City may be required;

"c. Declaring that a member of the Philippine Constabulary who casually happens to be in Tacloban City may without prior notice to the City authorities, legally effect arrests, just as any private individual can, under the circumstances enumerated in Section 6 of Rule 109 of the Rules of Court;

"d. Denying the petition of the petitioners for an issuance of a writ of injunction against the respondents, without special pronouncement as to costs."

Their motion for reconsideration of said decision having been denied, petitioners took the present appeal directly to this Court on purely questions of law.

Petitioners contend, in their first and second assignments of error, that as per provisions of Sections 40 and 37(b) of Republic Act No. 3068 (Charter of the City of Tacloban) police jurisdiction and supervision, and the

preservation of peace and order within the City of Tacloban pertain *exclusively* to the Police Department of the City of Tacloban, and consequently the Philippine Constabulary may not exercise police authority and conduct police operations therein except when the Mayor "shall deem it necessary to avert danger or to protect life and property, in case of riot, disturbance, or public calamity, or when he has reason to fear any serious violation of law and order."

Respondents, on the contrary, contend that the Philippine Constabulary can conduct police operations and exercise police authority, anywhere in the Philippines irrespective the Mayor of the City of Tacloban. Respondents also of territorial limits, and without need of giving prior notice to, and even without the previous request for help from, the Mayor of the City of Tacloban. Respondents also aver that petitioners contention had already been answered by Opinion No. 270, series of 1958 of the Secretary of Justice which, although said opinion refers to the extent of the power of the Philippine Constabulary to exercise police functions in the City of Manila, is applicable to the City of Tacloban because the Charter of the City of Tacloban and of the City of Manila both provide that the Chief of Police has "exclusive police supervision" within the territorial limits of the city. The opinion of the Secretary of Justice cited Sections 825, 831 and 848 of the Revised Administrative Code and Section 2 of Commonwealth Act No. 343 in support of the view that "As peace officers the members (of the Philippine Constabulary) are authorized and empowered, without statutory limitation with respect to place, to prevent and suppress violations of law and make arrests and seizures, and to cooperate with and to assist the city, municipal, and other duly established bodies of local police in the Philippines."¹ The opinion however concluded "that notice to the City Mayor or the Chief of Police of any police action contemplated by the Philippine Constabulary within the territorial limits of Manila may be required." Respondents furthermore contend that petitioners' theory "would virtually limit or curtail the exercise by the President of his inherent constitutional powers as commander-in-chief of all armed forces of the Philippines, of which the Philippine Constabulary is a part, to call out such armed forces to prevent or suppress lawless violence, invasion, insurrection or rebellion (Article VII, Sec. 10, Constitution)," which power was impliedly exercised by the President when he issued Executive Order No. 153, series of 1938, and Executive Order No. 389, series of 1950, constituting a segment of the Armed Forces of the

¹ As quoted from the opinion of the Secretary of Justice.

Philippines (Philippine Constabulary) as a National Police Force charged with the enforcement of law and order throughout the Philippines.²

The issue in the present case can be resolved by recourse to the pertinent statutory provisions. Section 37 of the Revised Charter of the City of Tacloban (Rep. Act No. 3068), approved June 17, 1961, provides in part as follows:

"SEC. 37. *The Chief of Police—His powers and duties.*—There shall be a chief of police who shall have charge of the police department * * *.

* * * * *

"(b) He shall quell riots, disorders, disturbances of the peace, and shall arrest and prosecute through the city fiscal, violators of any law or ordinance; *shall exercise exclusive police supervision over all land and water within the police jurisdiction of the city*; shall be charged with the protection of the rights of persons and property wherever found within the jurisdiction of the city, and shall arrest when necessary to prevent the escape of the offender, violators of any law, or ordinance, and all who obstruct or interfere with him in the discharge of his duty; * * *." (Emphasis supplied)

Section 40 in part provides:

"SEC. 40. *Peace officers—their powers and duties.*—The Mayor, the chief of police, the deputy chief of police, the chief of the secret service, and all officers and members of the city police force and detective force shall be peace officers. * * * Whenever the Mayor shall deem it necessary to avert danger or to protect life and property, in case of riot, disturbance, or public calamity, or when he has reason to fear any serious violation of law and order, he may call upon the provincial commander or other members of the Armed Forces of the Philippines. Except upon the occurrence of any of such conditions, police jurisdiction and supervision and the preservation of peace and order shall pertain exclusively to the peace officers herein mentioned, and existing law to the contrary notwithstanding."

The Revised Charter of the City of Tacloban (R. A. No. 3068)³ expressly provides that police jurisdiction and supervision and the preservation of peace and order exclusively pertains, *notwithstanding existing law to the contrary*, to the Mayor, the chief of police, the deputy chief of police, the chief of the secret service and all members of the city police and detective force except "whenever the Mayor shall deem it necessary in case of riot, disturbance or public calamity, or when he has reason to fear any serious violation of law and order, he may call upon the provincial commander or other members of the Armed Forces of the Philippines." The Chief of Police, furthermore, shall exercise exclusive police supervision over all land and water within the police jurisdiction of the city.

² Appellees' brief, p. 10.

³ Approved and made effective on June 17, 1961.

The provision regarding the exclusive police jurisdiction and supervision in the Revised Charter of the City of Tacloban is new, in the sense that the old charter did not expressly grant the same to the officers mentioned, as can be seen by a perusal of Sections 26 and 28 of Republic Act No. 760 (the old charter). This new provision, embodied in Republic Act No. 3068, indicates that a change and departure from the old charter was intended, and the same must be given significance and effect.⁴ The language of the grant used in the statute being plain and unambiguous, its clear and obvious meaning must control. What is the clear meaning conveyed by the language of the statute?

The term "exclusive" in its usual and generally accepted sense, means possessed to the exclusion of others; appertaining to the subject alone, not including, admitting or pertaining to another or others, undivided, sole. (15 Words and Phrases p 510, citing *Mitchell vs. Tulsa Water Light, Heat and Power Co.*, 95 P. 961, 969, 21 Okl. 243; and p. 513, citing *Commonwealth vs. Superintendent of House of Correction*, 64 Pa. Super. 613, 615).

The term "police" of the state, in a comprehensive sense, embraces its whole system of internal regulation for the preservation of public order and prevention of offenses against the state. "Police" is an organized civil force for maintaining order, preventing and detecting crime, and enforcing the law (32A Words and Phrases, p. 366, citing *Levine vs. State*, 166 A. 300, 301, 110 N. J. L. 467 and *Green vs. City of Bennettsville*, 15 S. E. 2nd, 337, 197 S. C. 313).

"Supervision" is the act of one who supervises. This Court has had occasion to give the connotation of "super-vise," when it said thus:

"'To supervise' is to oversee, to have oversight of; to superintend the execution of or the performance of a thing, or the movements or work of a person; to inspect with authority; to inspect and direct the work of others. (*Fluet vs. McCabe*, Mass., 12 N. E. 2d 89, 93.) It is to be noted that there are two senses in which the term 'supervision' has been understood. In one, it means superintending alone or the oversight of the performance of a thing, without power to control or to direct. In the other, the inspection is coupled with the right to direct or even to annul. The decisions of courts in the United States distinguish between supervision exercised by an official of a department over subordinates of that department, and supervision for the purpose only of preventing and punishing abuses, discriminations, and so forth." (*Rodriguez, et al. vs. Montinola, et al.*, 94 Phil., 964, 972)

Supervision to be conscientious must be based on actual facts and conditions which can be disclosed only after careful study and investigation and consequently super-

⁴ *McGee vs. Republic*, L-5387, April 29, 1954.

vision implies the power to inquire into those facts. Thus, in *Planas vs. Gil*, 67 Phil., 62, 65, this Court said that:

“* * * Supervision is not a meaningless thing. It is an active power. It is certainly not without limitation, but it at least implies authority to inquire into facts and conditions in order to render the power real and effective. If supervision is to be conscientious and rational, and not automatic and brutal, it must be founded upon a knowledge of actual facts and conditions disclosed after careful study and investigation.”

When the Revised Charter of the City of Tacloban, therefore, granted, notwithstanding provision of existing law to the contrary, police jurisdiction and supervision and the preservation of peace and order in the city exclusively to the peace officers named therein, it mean that these officers named *and no other*, shall have the power to oversee and superintend the preservation of the public order within the city, and inasmuch as such power of supervision cannot be exercised conscientiously without knowledge of facts and conditions obtaining, it includes the power to require prior notice of any police action contemplated to be carried in the city even by the Philippine Constabulary. Without such prior notice the statutory power of supervision cannot be real and effective. To whom the law has granted the power in him it must remain, and by him must it be exercised. Where the statute grants right or imposes a duty, it also confers by implication every particular power and every reasonable means necessary for the exercise of the one and the performance of the other. The contention, therefore, that the Philippine Constabulary has concurrent jurisdiction with the Police Department of the City of Tacloban within the city in the enforcement of gambling and anti-vice laws, is untenable. Anent this matter it may be stated, further, that the members of the Philippine Constabulary are not charged with the functions of the local police. Thus, Section 848 of the Revised Administrative Code provides, in part—

“The Philippine Constabulary shall not, however, be charged with the duty of enforcing the ordinances of any municipality, and shall not make arrests for violations of the same, unless the Department Head or the Provincial Governor shall, in writing, request the senior Constabulary officer of the province to direct his subordinate to enforce the ordinances, or any particular ordinance or ordinances, of any or all the municipalities of the province.”

The exclusive police authority and supervision granted by the Revised Charter to the peace officers mentioned in Section 40 of Republic Act 3068 is not, however, absolute, for the same section provides an exception, namely:

“* * * Whenever the Mayor shall deem it necessary to avert danger or to protect life and property, in case of riot, disturbance,

or public calamity, or when he has reason to fear any serious violation of laws and order, he may call upon the provincial commander or other members of Armed Forces of the Philippines. Except upon the occurrence of any of such conditions, police jurisdiction and supervision and the preservation of peace and order shall pertain exclusively to the peace officers herein mentioned, and existing law to the contrary notwithstanding."

It should be understood, moreover, that the Charter was not intended to make the City of Tacloban a sanctuary to which a law offender may find refuge and his person would therein be protected against pursuit and arrest by a member of the Philippine Constabulary. The demands of public order, public safety and security would not permit such an implication. After all, members of the Philippine Constabulary are peace officers, empowered to make arrests even without a warrant for breaches of the peace and other violations of law (Section 848, Revised Administrative Code), and pursuit of a law offender is something done not as planned before hand but as urgently demanded by the exigencies of a given situation.

It is also obvious, for the reason given above, that the grant of exclusive police jurisdiction and supervision, as is provided in the Charter of the City of Tacloban, in no way deprives even a private person of his right to arrest without a warrant a person committing a crime in his presence or under circumstances as provided in Section 6 of Rule 113 of the Rules of Court. Thus, a member of the Philippine Constabulary may make arrest within the limits of the City of Tacloban just like any private person under the circumstances just mentioned.

We do not see how the grant of exclusive police supervision and jurisdiction to the peace officers mentioned in Section 40 of the Charter of the City of Tacloban can be considered as a limitation or curtailment of the constitutional power of the President to call out the armed forces to prevent or suppress lawless violence, invasion, insurrection or rebellion, as contended by appellees, unless, of course the Commanding Officer of the Philippine Constabulary believes that his orders are automatically the orders of the President of the Philippines. A distinction must be made between an order of the commanding officer of any unit or command of the Philippine Constabulary to conduct police operations within the City of Tacloban and the order which emanates from the President, or by authority of the President, to conduct the police operations. In the case of the order that solely comes from the commanding officer of a unit of the Philippine Constabulary, or even from the Chief of the Philippine Constabulary himself, police operations by the members of the Philippine Constabulary within the City of Tacloban cannot be undertaken in disregard of the provisions of the Charter

of the City. But if the order comes from the President, certainly the power of the President as provided in the Constitution has to prevail over any power granted by statutes to local authorities.

It would be stating the obvious when We say that the grant of exclusive police supervision and jurisdiction to the peace officers of the City of Tacloban can not in any way affect the constitutional duty of the President of the Philippines "to take care that the laws be faithfully executed", and from his constitutional power to call out, in case of necessity, "such armed forces to prevent or suppress lawless violence, invasion, insurrection, or rebellion" [Article VII, Sections 10(1) and (2), Constitution of the Philippines]. The Philippine Constabulary, it should be noted, is one of the major services of the Armed Forces of the Philippines.⁵

Consequently, where peace and order have so deteriorated that local authorities are powerless to enforce the laws, or unwilling, or afraid, to do so, the power of the President, to call out the Philippine Constabulary or any segment of the armed forces, may be exercise—certainly not to supersede the law but rather to enforce it.

There is merit, therefore, in the contention of the appellants, in their third assignment of error, that the provisions of Sections 825, 831 and 843 of the Revised Administrative Code and also of Commonwealth Act No. 343 have been repealed by Republic Act 3068 insofar as the latter Act has provided for special conditions or restrictions relative to police supervision and jurisdiction in the City of Tacloban. The Revised Administrative Code and Commonwealth Act No. 343 are general laws, while Republic Act 3068 is a special law.

There can be no question that a special law must be considered as an exception to the general law (*Baga vs. Philippine National Bank*, 99 Phil., 889), and to the extent of the necessary repugnancy between Republic Act No. 3068, which is a special law, and Section 825, 831, and 848 of the Revised Administrative Code as well as Commonwealth Act No. 343, which are general laws, the former will modify, or prevail over the latter (*Cassion vs. Banco National Filipino*, 89 Phil., 560; *Laxamana vs. Baltazar*, 92 Phil., 32). Hence, the provision of Republic Act No. 3068 regarding the grant to the peace officers of the City of Tacloban of exclusive police jurisdiction and supervision must prevail, as stated above, over the contrary provisions of the Revised Administrative Code and Commonwealth Act No. 343.

⁵ See Section 9, Executive Order No. 389, December 23, 1950; Sections 17 and 19, Commonwealth Act No. 1.

From what has been said above, it is clear that the prayer for an injunction against respondents restraining them from exercising police functions or conducting police operations inside the City of Tacloban should have been granted by the lower court.

PREMISED CONSIDERED, the decision appealed from is reversed, and We hold:

(1) That police jurisdiction and supervision and the preservation of peace and order within the City of Tacloban are functions that pertain exclusively to the peace officers mentioned in Sections 37 and 40 of the Charter of the City of Tacloban (Republic Act No. 3068), subject only, to the exception provided in said Charter- - that is, when the City Mayor calls upon the provincial commander of the Philippine Constabulary or other members of the Armed Forces of the Philippines under the circumstances specified in the Charter, and to the power of the President of the Philippines under the Constitution.

(2) That the Philippine Constabulary may conduct police operations or exercise police functions in the City of Tacloban only upon previous notice to, and with the consent of the City Mayor, except in cases of pursuit of law offenders who enter the territorial limits of the city.

(3) That a member of the Philippine Constabulary who casually happens to be in the City of Tacloban may legally effect arrests just as any private individual can under the circumstances enumerated in Section 6, Rule 113 of the Rules of Court, without previous notice to the peace officers of the city.

The respondent-appellees are hereby enjoined from exercising police jurisdiction and conducting police operations in the City of Tacloban, in consonance with the rulings rendered in this decision.

No pronouncement as to costs.

IT IS SO ORDERED.

Concepción, C. J., Reyes, J. B. L., Dizon, Bengzon, J. P., Sanchez, Castro, Angeles, and Fernando, J.J., concur.

Judgment reversed.

[No. L-24114. August 16, 1967]

PEOPLE'S HOMESITE AND HOUSING CORPORATION and UNIVERSITY OF THE PHILIPPINES, petitioners, vs. HON. EULOGIO MENCAS, Judge of the Court of First Instance of Rizal, ELPIDIO TIBURCIO, MARCELINO TIBURCIO, JOSE SALVADOR, SIMPLICIO SALVADOR, MARCOS SALVADOR, PIO TIBURCIO, PETERNILO TIBURCIO, EME-TERIA TIBURCIO, EULALIO TIBURCIO, VERNICA TIBURCIO, DONATA TIBURCIO, MARGARITA TIBURCIO, CARMEN TIBURCIO, SEGUNDA TIBURCIO, ET AL., respondents.

JUDGMENT; BAR BY PRIOR JUDGMENT; MEANING OF "LAW OF THE CASE"; CASE AT BAR.—The validity of Transfer Certificate of Title 9462 and 1356 in the names of the U. P. and the PHHC is being challenged by the herein private respondents. The validity, efficacy and indefeasibility of these two TCTs have been twice before affirmed by this Court. In *Tiburcio et al., vs. PHHC and U.P.*, L-13479, decided on October 31, 1959, involving the same parties or parties representing the same interests, the same subject-matter and the same cause of action' this Court held that the decree of registration issued in 1914 to the predecessor-in-interest of the U.P. and the PHHC under the Torrens system as well as the title issued pursuant thereto, became incontrovertible upon the expiration of one year within which a review of the decree could be had; and that the action of the Tiburcios was barred by laches. in *Maximo Galvez and Elpidio Tiburcio vs. Mariano Severo Tuason y de la Paz, et al., U. P. and PHHC*, L-15644, decided on February 29, 1964. involving the same subject-matter and the same cause of action, this Court emphatically declared that the question of ownership of the lands covered by TCTs 9462 and 1356 is a matter "settled definitely and conclusively by the courts, and must be deemed well beyond the reach of review." The rulings of this Court in these two previous cases now constitutes the *law of the case* in so far as the Tiburcios and the U. P. and the PHHC are concerned. By "law of the case" is meant that "whatever is once irrevocably established as the controlling legal rule or decision between the same parties in the same case continues to be the law of the case" so long as the "facts on which such decision was predicated continue to be the facts of the case before the court" (21 C.J.S. 330). And once the decision becomes final, it is binding on all inferior courts and hence beyond their power and authority to alter or modify (*Kabigting vs. Acting Director of Prisons*, G.R. No. L-15548, October 30, 1962). Hence, in not dismissing the present complaint in so far as the U.P. and the PHHC are concerned, in the face of the obvious conclusion that the cause of action is barred by prior judgment, laches and prescription, respondent court abused its discretion.

ORIGINAL ACTION in the Supreme Court. Certiorari and Prohibition with Preliminary Injunction.

The facts are stated in the opinion of the Court.

Gov't. Corp. Counsel Tomas P. Matic, Jr. & Atty. Felipe S. Aldana for petitioner PHHC.

Sol. Gen. A. A. Alafritz, Sol. R. L. Pronove, Jr. and Special Counsel P. V. Fernandez for petitioner UP.

Pablo, Diaz, Agosto & Palacio and Belmonte and Cabre-ra for respondents.

CASTRO, J.:

This is an original petition for *certiorari* and prohibition with preliminary injunction, by the People's Homesite and Housing Corporation (PHHC) and the University of the Philippines (U.P.), against Eulogio Mencias, presiding judge of Branch II of the Court of First Instance of Rizal, Elpidio Tiburcio, and several others, most of them surnamed Tiburcio.

The petition stemmed from five orders issued by the respondent judge in civil case 5572 pending before the said court¹ where the private respondents herein, as complainants, asked for the annulment of Original Certificates of Title 730 and 735 in the name of the Tuasons, and of Transfer Certificates of Title 16263, 9462 and 1356 in the names of the Varsity Hills, Inc., the U.P. and the PHHC, respectively, aside from damages, on the ground that these titles are fictitious and were issued in violation of Act 496.

The Tiburcios, in their reamended complaint,² alleged that they, as heirs of the late Eladio Tiburcio, are the owners of a parcel of land situated in Quezon City and containing an area of about 430 hectares; that their ownership is evidenced by a Spanish title in the name of Eladio Tiburcio issued by the Spanish government of the municipality of Marikina on March 25, 1877; that they (and their predecessors-in-interest) have been in open, peaceful, public, continuous and exclusive possession of the said land from prior to 1877 up to the present, have introduced improvements thereon, cultivated it, and reaped the products thereof; that sometime in 1955 the U.P., the PHHC and the Varsity Hills, Inc., intruded upon the land, the first by building houses on the east portion thereof, the second by bulldozing the rice paddies and cutting down mango trees, and the third by subdividing portions thereof into subdivision lots; that because of this trespass upon their land, they made the necessary inquiries and discovered that the U.P. and the Varsity Hills, Inc. are holding in their names TCTs 9462 and 16263 of the Register of Deeds of Quezon City, both derived from OCT 730, and that the PHHC also holds in its name TCT 1356 of the

¹ "ELPIDIO TIBURCIO, *et al.* vs. MARIANO SEVERO TUASON Y DE LA PAZ and/or his heirs, et al., VARSITY HILLS, INC., THE OFFICE OF THE REGISTER OF DEEDS OF RIZAL, UNIVERSITY OF THE PHILIPPINES, PEOPLE'S HOMESITE AND HOUSING CORPORATION".

² The complaint of August 29, 1959 was amended several times; the last amendment was made on June 21, 1961.

same cadastre, derived from OCT 735; and that both OCTs 730 and 735 appear to be registered in the name of the Tuasons, from whom the U.P., the Varsity Hills, Inc. and the PHHC claim to have acquired the land covered by their respective TCTs. They further alleged, per paragraphs 13 to 16 of their reamended complaint, that the land they own was fraudulently included within the technical boundaries set out in OCT 730 by means of detachable sheets of paper incorporated to the said title "some of which anterior pages appear to have been *allegedly cancelled* before the issuance of the regular form of said OCT 730, are not in the form prescribed by Act 496" which "pasted papers *supposedly containing* the technical descriptions *could not be read with sense* and the locations, positions and areas of the properties *pretendingly covered* thereby are unknown", in violation of sections 41, 42 and 112 of Act 496; that in OCT 730, the "area of the property entered in the said regular form is only in the total area of three and a half hectares (3,542 has.)", and "could not possibly cover" the areas respectively covered by TCT 9462 (449 hectares) and TCT 16263 (100 hectares); that OCT 735 shows that it is "irregular through and through", in that, among other things, "Only points 335 and 393 is (sic) entered in the regular form which points are floating, the same not being tied to any known fixed point"; that "A big space on the face of the form and at the back thereof, reserved for technical description is vacant, *obviously to give the perpetrators the discretion of entering whatever technical descriptions* covering points 1 to 334 *they may desire*, and change the location and position of the alleged property *supposedly covered* thereby by changing the original bearing and distances of point 1 in relation to the this point"; that "the alleged technical descriptions of points 113 to 217 or 104 points could not be found and therefore *the alleged parcel 2 of the supposed O.C.T. 735 is an incomplete title and could not possibly cover any property* even if we consider the illegally pasted detachable sheets of paper as anterior page"; that OCT 735 could not "*possibly cover*" the land embraced within TCT 1356; that OCTs 730 and 735 are null and void, because the records of the General Land Registration Office (now the Land Registration Commission) do not show any data relative to the issuance of the supposed decrees 15584 and 17431, by virtue of which the said OCTs were issued; and that the said decrees were not reconstructed pursuant to R.A. 1151, and the period within which reconstitution has to be done has long expired.

The PHHC, on October 2, 1959, filed a motion to dismiss the complaint on the grounds that (1) the cause of action is barred by prior judgment; (2) there is another action

pending between the same parties and/or parties representing the same interests, for the same cause of action; (3) the cause of action has prescribed and/or is barred by laches; (4) the amended complaint does not state a sufficient cause of action; (5) there is misjoinder of defendants; and (6) the court has no jurisdiction to try the case. The U.P. also filed a motion to dismiss, based substantially on grounds (1) to (6) aforestated, and on the additional ground (7) that venue is improperly laid. The Tuasons and the Varsity Hills, Inc. also filed motions to the same effect, based on grounds (1), (3), (4), (6) and (7) afore-said.

The respondent judge, in an *order* issued on *June 1, 1961*, denied all the motions to dismiss with respect to the questions of venue and jurisdiction, holding in abeyance the resolutions of the other grounds. The PHHC and the U.P. thereafter filed their answers to the reamended complaint (the former with a counterclaim for damages), denying the material allegations thereof, alleging special and affirmative defenses (the U.P. reiterating the grounds stated in its motion to dismiss), and praying for the dismissal of the said reamended complaint. To these pleadings, the private respondents filed a reply and an answer, reiterating the prayers in their reamended complaint.

The respondent judge, acting on a motion filed by the private respondents on March 21, 1963, issued his *order* of *March 30, 1963*, enjoining the PHHC from driving away the private respondents and their children from the land subject-matter of the civil case, from building roads and houses thereon, and from selling portions thereof. The PHHC's motion for reconsideration was denied by the respondent judge in his *order* of *June 5, 1963*.

The U.P. on July 1, 1965, filed an urgent motion, praying that the respondent court resolve the matters it held in abeyance in the order of June 1, 1961, and calling the attention of the respondent judge to the decision of this Court in Galvez, et al, vs. Tuason, et al., G. R. L-15644, February 29, 1964. This urgent motion was denied by the court in its *order* of *July 20, 1965*.

The PHHC, on July 27, 1965, filed a supplemental motion to dismiss the reamended complaint, praying for the dismissal thereof and the dissolution of the writ of preliminary injunction issued on March 30, 1963, citing Galvez, et al. vs. Tuason, et al., *supra*. This supplemental motion to dismiss was denied by the respondent judge in his *order* of *September 28*.

From the orders of June 1, 1961, March 30, 1963, June 5, 1963, July 20, 1965 and September 28, 1965, five (5) orders all told, the petitioners have come to this Court, on the present recourse, contending that these orders were

issued by the respondent court without or in excess of jurisdiction or with grave abuse of discretion, and that they have no other adequate and speedy remedy in the ordinary course of law to protect their interests from further jeopardy and prejudice resulting from the said orders. They pray (1) that the said orders be annulled and set aside; (2) that the complaint, as to them, be dismissed; (3) that pending this proceeding, this Court issue the writs of preliminary injunction prayed for.

On February 9, 1965 we issued the first writ which enjoined the respondent judge from proceeding in CC 5572. We issued the second writ on July 24, 1967, restraining the private respondents from causing to be made any further survey or survey plan with respect to any portion of the land covered by TCT 9462, from advertising or offering for sale through newspapers, circulars or by word of mouth any portion of the U.P. Diliman campus covered by the said title, from executing any contract to sell or contract of sale with respect to any portion of the land covered by the said title, from entering or trespassing upon any portion of the said campus, and from destroying defacing, or injuring the stone posts and fences under construction along the southwestern boundary of the said campus.

We reserved action, however, on the prayer of the U.P. in its petition for injunction that the private respondents be commanded to withdraw their application for approval of survey plan SWO-40888 from the Bureau of Lands, to cancel any existing subdivision plans respecting any portion of the U.P. Diliman Campus demarcated in the survey plans SWO-40815 and 40888 of the private respondents, to terminate and cancel any contracts to sell entered into or executed by them in favor of third parties respecting any portion of the said campus covered by the aforesaid survey plans, and to rescind any contracts of sale already executed or consummated by them with respect to any portion of the said campus covered by the aforestated survey plans.

In our Resolution of July 24, 1967, we also denied the application for issuance of a writ of preliminary injunction filed by the private respondents on July 22, 1966, as well as their urgent *ex parte* motion for the issuance of an order to restrain the U.P. from fencing the property claimed by them in their complaint and from committing further acts of dispossession and all other acts that hinder their normal ingress to and egress from their dwellings.

The present petition necessarily poses the vital issue of whether the respondent court acted without or in excess of jurisdiction or with grave abuse of discretion in issuing the orders complained of, and, more particularly, in deny-

ing the petitioners' motions to dismiss the complaint, especially in view of the import of the decision of this Court in Galvez and Tiburcio *vs.* Tuason, et al., U.P. and PHHC, *supra*, which decision was brought to the attention of the respondent court but, for reasons known only to the said court, was ignored by it.

Although the private respondents in their reamended complaint explicitly pray for the annulment of OCTs 730 and 735 and TCTs 9462, 1356 and 16263, what in fact is sought by the private respondents, in so far as the petitioners are concerned, is the recovery of the land covered by TCTs 9462 and 1356.

This is not the first time that the validity of Transfer Certificates of Title 9462 and 1356 in the names of the U.P. and the PHHC has been judicially challenged, nor is this the first time that the Tiburcios have come forward to make such challenge. For, as a matter of fact, the validity, efficacy and indefeasibility of these two TCTs have, in no uncertain terms, been twice before affirmed by this Court.

In *Tiburcio, et al. vs. PHHC and U.P.*, L-13479, decided on October 31, 1959, involving the same parties or parties representing the same interests, the same subject-matter, and the same cause of action, this Court held that since the land involved therein had been registered in the name of the predecessor-in-interest of the U.P. and the PHHC since 1914 under the Torrens system, the claim of the Tiburcios that the original titles lacked the essential requirements prescribed by law for their validity cannot now be countenanced for, by law, a decree of registration can only be set aside within one year after entry on the ground of fraud, provided that no innocent purchaser for value has acquired the property; that upon the expiration of the period of one year within which a review of the decree may be had, the decree as well as the title issued pursuant thereto become incontrovertible; and that the action of the Tiburcios is barred by laches. This Court, speaking through Mr. Justice Felix Baustista Angelo, made the following pronouncements:

"It appears, however, that the land in question has been placed under the operation of the Torrens system since 1914 when it has been originally registered in the name of defendants' predecessor-in-interest. It further appears that sometime in 1955 defendant People's Homesite & Housing Corporation acquired from the original owner a parcel of land embracing practically all of plaintiffs' property for which Transfer Certificate of Title No. 1356 was issued in its favor, while defendant University of the Philippines likewise acquired from the same owner another portion of land which embraces the remainder of the property for which transfer Certificate of Title No. 9462 was issued in its favor. It is, therefore, clear that the land in question has been registered in the name of defend-

ant's predecessor-in-interest since 1914 under the Torrens system and that notwithstanding what they now claim that the original title lacked the essential requirements prescribed by law for their validity, they have never taken any step to nullify said title until 1957 when they instituted the present action. In other words, they allowed a period of 43 years before they woke up to invoke what they now claim to be erroneous when the court decreed in 1914 the registration of the land in the name of defendant's predecessor-in-interest. Evidently, this cannot be done for under our law and jurisprudence, a decree of registration can only be set aside within one year after entry on the ground of fraud provided no innocent purchaser for value has acquired the property (Section 38, Act No. 496; *Apurado vs. Apurado*, 26 Phil. 581; *Salmon vs. Bacanda*, 40 Off. Gaz., 13th Supp. 1607; *Rivera vs. Moran*, 48 Phil., 836).

"On the other hand, our law is clear that upon the expiration of the one-year period within which to review the decree of registration, the decree as well as the title issued in pursuance thereof become incontrovertible (Section 38, Act No. 496). The purpose of the law in limiting to one year the period within which the decree may be reviewed is to put a limit to the time within which a claimant may ask for its revocation. If after title to property is decreed an action may be instituted beyond the one-year period to set aside the decree, the object of the Torrens system which is to guarantee the indefeasibility of the title would be defeated (*Cabanos vs. Register of Deeds*, 40 Phil., 520).

"Plaintiffs likewise contend that since the complaint alleges that defendants acquired their respective titles with full notice of the actual possession and claim of ownership of plaintiffs with respect to the land in question, it is error to dismiss the complaint for such averment is sufficient to establish a cause of action against defendants. This contention overlooks the fact that the land in question is covered by Torrens title. Thus, it appears that defendant People's Homesite & Housing Corporation bought the portion of the property in question from its predecessor-in-interest sometime in 1955 for which Transfer Certificate of Title No. 1356 was issued in its favor. There is nothing in the complaint to show that when it acquired the property said defendant knew of any defect in the title appearing on its face in the form of any lien or encumbrance. The same thing is true with regard to defendant University of the Philippines. It likewise acquired the portion of the property in question sometime in 1955 from its predecessor-in-interest for which Transfer Certificate of Title No. 9462 was issued in its favor. There is also nothing in the complaint to show that when it acquired the property it knew of any defect in the title appearing on its face in the form of any lien or encumbrance. Said defendants are, therefore, presumed to be purchasers for value and in good faith and as such are entitled to protection under the law.

"The foregoing finds support in the following well-settled principle: 'A person dealing with registered land is not required to go behind the register to determine the condition of the property. He is only charged with notice of the burdens on the property which are noted on the face of the register or the certificate of title. To require him to do more is to defeat one of the primary objects of the Torrens system' (*William H. Anderson vs. Garcia*, 64 Phil., 306; *Castillo vs. Sian*, G. R. No. L-11291, April 30, 1959; *Paraiso vs. Canon*, G. R. No. L-13919, September 18, 1959).

"Assuming *arguendo*, that plaintiffs' action for reconveyance had not yet prescribed as contended, their right however to bring the instant action may be considered barred by laches for not having

taken the action seasonably after title to the property had been issued under the Torrens system. It appears that the property in question was originally registered on May 3, 1914 and it was only on October 11, 1957 that appellants asserted their claim thereto when they brought the present action. In the recent case of *Domingo vs. Mayon Realty Corporation*, G. R. No. L-2701, September 30, 1957, this Court said: 'Like Ciriaco Allingag in the previous case, appellants herein could have raised the issue of the validity of the Certificate of Title issued to Valle Cruz since 1928, when the foreclosure sale in her favor was confirmed. They failed to do so until 18 years afterwards, and their action (if any) now should be held barred by their own laches and negligence.'

More than four years later, in *Maximo Galvez and Elpidio Tiburcio vs. Mariano Severo Tuason y de la Paz, et al., U.P. and PHHC*, L-15644, February 29, 1964, involving one of the parties herein (Elpidio Tiburcio), the same subject-matter, and the same cause of action, this Court emphatically declared that the question of ownership of the lands covered by TCTs 9462 and 1356 is a matter "settled definitely and conclusively by the courts, and must be deemed well beyond the reach of review." We quote from the exposition made by Mr. Justice Arsenio P. Dizon, thus:

"On October 16, 1958; appellants, as heirs of the late Eladio Tiburcio, commenced the present action in the Court of First Instance of Rizal for the annulment of the technical description appearing in the alleged anterior page of Original Certificate of Title No. 735, but, in reality, for the recovery of a parcel of land with an area of more than 400 hectares and damages against Mariano Severo, Maria Teresa Eriberta, Juan Jose, Demetrio Asuncion, Augusto Huberto, all surnamed Tuason y de la Paz and/or their respective heirs, the Register of Deeds of Rizal, the UP and the PHHC. Their complaint alleged, in substance, that they and their predecessor-in-interest had been in actual, adverse, open, public, exclusive and continuous possession as owners of a parcel of land located in Quezon City containing an area of about 430 hectares cultivating and enjoying its fruits; that when the PHHC and the UP began exercising rights of dominion over the property, they investigated the records of the Register of Deeds of Rizal and discovered that their property was included within the technical boundaries set out in Original Certificate of Title No. 735 in the name of the defendants Tuasons by means of detachable sheets of paper incorporated to the certificate of title; that by virtue of a deed of donation executed by the Tuasons in favor of themselves, said certificate was cancelled and Transfer Certificate of Title No. 2680 was issued in their (Tuasons) names; that, subsequently, the latter sold to appellees UP and PHHC the property covered by T.C.T. No. 2680. * * *".

"The PHHC filed a motion to dismiss the complaint on the ground of lack of sufficient cause of action, while the UP filed a similar motion based on the same ground and several others.

"On December 5, 1958, the Court issued the appealed order (dismissing the complaint against the UP and the PHHC for lack of sufficient cause of action, and on the further grounds that, their cause of action, if any, is barred by prior judgment, and there is another action pending between the same parties for the same cause).

"During the hearing held in connection with the motions to dismiss, the UP presented as Exhibit 1 a certified true copy of the

Application filed by Marcelino Tiburcio on January 27, 1955 with the Court of First Instance of Rizal for the registration in his name of the property covered by Spanish Testimonial Title No. 3 61 54 dated March 25, 1877; as Exhibit 3 a copy of the Order of the Court of First Instance of Rizal dated October 17, 1955, dismissing the aforesaid application for registration, and as Exhibit 4 a copy of the Record on Appeal in Civil Case No. Q-2663 of the Court of First Instance of Rizal filed by Marcelino Tiburcio, in his own behalf and that of the other heirs of the late Eladio Tiburcio, against the PHHC and the UP for the reconveyance of the property covered by the Spanish title already referred to. This action was appealed to US (G.R. No. L-13479) and on December 14, 1958,³ we affirmed the order of the trial court dismissing the case.

"For its part, the PHHC presented as evidence the Original Certificate of Title No. 735 issued on July 6, 1914 in the name of the Tuasons, its predecessors-in-interest, covering the property claimed by appellants (Exhibit 1-PHHC); a certificate of the Commissioner of Land Registration to the effect that the document thereto attached is a duplicate copy of the Decree No. 17431, on the basis of which Original Certificate of Title No. 735 was issued (Exhibit 2-PHHC); a copy of Decree No. 17431 showing that the property claimed by appellants was included in the judgment rendered in favor of the Tuasons (Exhibit 2-A-PHHC); and a certificate showing the technical description of the property covered by Transfer Certificate of Title No. 1356 issued in favor of the PHHC (Exhibit 3-PHHC). The record, therefore, indubitably discloses that Marcelino Tiburcio, and the other heirs of the late Eladio Tiburcio, had filed an application for the registration of the lands allegedly covered by a title granted to the latter in 1877 by the Spanish government, to which the Tuasons interposed the corresponding opposition; that after due hearing, said application was dismissed and that the order of dismissal became final and executory. Again, the record further discloses that in 1957, Marcelino Tiburcio, for himself and in behalf of the heirs of the deceased Eladio Tiburcio, instituted Civil Case No. Q-2663 against the PHHC and the UP for the reconveyance of the same lands covered by the Spanish title already referred to, and that this case was dismissed by the Court in its order of December 11, 1957, which order of dismissal was affirmed by Us on December 14, 1958⁴ in G.R. No. L-13479".

Our rulings in the two previous cases now constitute the *law of the case* in so far as the Tiburcios and the U.P. and the PHHC are concerned. By "law of the case" is meant that "whatever is once irrevocably established as the controlling legal rule or decision between the same parties in the same case continues to be the law of the case" so long as the "facts on which such decision was predicated continue to be the facts of the case before the court" (21 C. J. S. 330). And once the decision becomes final, it is binding on all inferior courts and hence beyond their power and authority to alter or modify (*Kabigting vs. Acting Director of Prisons*, G. R. 15548, October 30, 1962).

In view of all the foregoing, we hold that the respondent court did abuse its discretion in not dismissing the complaint in CC 5572 in so far as the U.P. and the PHHC

³ Should read "October 31, 1959."

⁴ Should read "October 31, 1959."

are concerned, in the fact of the obvious conclusion that the cause of action is barred by prior judgment, laches, and prescription. Such abuse was compounded when the respondent judge persisted in maintaining his order of June 1, 1961 by issuing the subsequent orders of July 20, 1965 and September 28, 1965, after he was apprised of the decision of this Court in the *Galvez* case which unmistakably upheld the U.P. and the PHHC as the owners of the land covered by TCTs 9462 and 1356.

ACCORDINGLY, the petition is granted, and (1) the orders of June 1, 1961, March 30, 1963, June 5, 1963, July 20, 1965 and September 28, 1965, are annulled and set aside (2) the writ of preliminary injunction issued per our Resolution of July 24, 1967 is made permanent; (3) the respondent court is ordered to dismiss the reamended complaint as against the petitioner U.P. and PHHC; and (4) all the private respondents Elpidio Tiburcio, et al., their agents, and any person or persons acting in their behalf, are hereby ordered (a) to withdraw from the Bureau of Lands their application for the approval of Survey Plan SWO-40888, and (b) to cancel any and all existing subdivision plans and to desist from making any further subdivision plans respecting any portion of the land covered by TCTs 9462 and 1356. Costs against the **private** respondents.

Let copies of this decision be forthwith forwarded to the Register of Deeds of Rizal province, the Register of Deeds of Quezon City, and the Director of the Bureau of Lands, for their information, guidance and/or compliance.

Reyes, J. B. L., Acting C. J., Dixon, Makalintal, Bengzon, J. P., Zaldivar, Sanchez, Angelo, and Fernando, JJ., concur.

Petition granted.

**EXCERPTS FROM THE MINUTES OF THE
SUPREME COURT**

December 23, 1963

In view of the adoption of the Land Reform Code and other legislation affecting procedure after the Revised Rules of Court were printed, the following amendments are hereby adopted:

I. The title of Rule 41 should be amended so as to read as follows: "Appeals from Court of First Instance, the Social Security Commission and the Court of Agrarian Relations to the Court of Appeals.

II. Section 23, Rule 41, is correspondingly amended to read as follows:

"SEC. 23. *Appeals from the Social Security Commission and the Court of Agrarian Relations.*—The provisions of this rule shall apply to appeals from the Social Security Commission and the Court of Agrarian Relations to the Court of Appeals. In agrarian cases the original record of the case shall be transmitted in lieu of the record on appeal as in cases under section 17 of this Rule."

III. Section 9, Rule 46, is hereby amended to read as follows:

"SEC. 9. *Clerk to notify parties of receipt of evidence.*—Upon receipt of the transcript and exhibits, the clerk shall notify both parties that all the evidence, oral and documentary, is already attached to the record."

IV. Section 6 of Rule 141 is hereby amended so as to insert No. (4a) which shall provide as follows:

"Sec. 6. * * *

(4) P3,000 or more but less than P5,000	P40.00
(4a) P5,000 or more but not exceeding P10,000	P50.00

V. Section 1, Rule 5, is hereby amended to read as follows:

"SECTION 1. *Meaning of Words.*—The "inferior courts" include both "municipal courts" and "city courts."

February 24, 1964

Section 4 of Rule 65 of the Rules of Court is corrected so as to read as follows:

"The petition may be filed in the Supreme Court, or, if it relates to the acts or omissions of an inferior court, or of a corporation, board, officer or person, in a Court of First Instance having jurisdiction thereof. It may also be filed in the Court of Appeals if it is in aid of its appellate jurisdiction.

"Petitions for certiorari under Rules 43, 44 and 45 shall be filed with the Supreme Court."

June 1, 1964

Answers to the queries made by Law Deans

Question No. 1(a). The qualifications for entrance to the bar examinations shall be determined by the rules in force *at the time of the examination* he takes, except those that had already taken the bar examinations and had failed therein and who have thereby acquired the right to take the bar examinations. Hence, applicant in question is barred because he is not qualified according to the rules at the time he takes the examinations.

(b) The certificate must be signed by the Secretary of Education, or by the Director of Private Schools in appropriate cases.

Question No. 2. Land Registration is not a separate bar subject, but the substantive portions thereof are deemed included in Civil Law and may be included in questions in Civil Law, in the discretion of the examiner.

Question No. 3. The provision authorizing questions in Spanish will apply only in cases where the bar examiner makes the questions in Spanish, in which case translation thereof into English will be furnished to candidates.

Question No. 5(a) The taking of refresher courses is include Political Law and Public International Law, shall be given. Private International Law is included in Civil Law.

(a) Civil Law may include questions on the substantive provisions of Land Registration. There are no separate sets of questions for Civil Law and Land Registration.

Questions No. 5(a) The taking of refresher courses is required only of those candidates who have failed three times.

(b) This means subjects ordinarily taken up in review classes (not pre-bar review).

(c) The professor in each review subject must be the one to certify that the candidates have regularly attended classes and passed the subjects.

July 28, 1964

"Acting upon the motion of certain Deans of Law Schools for the clarification of Section 6, Rule 138, of the Revised Rules of Court, the Court **RESOLVED** that the four-year A. B. requirement in the resolution of December 20, 1957, amending Section 6 of Rule 127 (now Section 6, Rule 138), shall not apply to those candidates who were already enrolled and regularly attending law school prior to the school year 1960-1961.

"Such enrollment and attendance shall be certified under oath by the corresponding Dean of the law school con-

cerned, in addition to the certificate of the Director of Private Schools."

August 17, 1965

"Considering the petition of various Law Deans in the letter dated July 19, 1965, THE COURT RESOLVED, that the review classes required under Section 16, Rule 138, Revised Rules of Court are those given in the regular fourth year and do not include Taxation and Labor Laws which are optional to candidates required to take the refresher course."

July 29, 1966

Acting upon the petition of certain law deans for a clarification of the scope of section 16 of Rule 138 of the Revised Rules of Court, regarding admission to bar examinations of those candidates who have previously taken the same and failed three or more times, the Court RESOLVED: (a) Without prejudice to compliance with the other requirements prescribed by section 16 of Rule 138 of the Revised Rules of Court, candidates coming under section 16 of Rule 138, who file their applications to take the bar examination before completing a pre-bar review, may be conditionally admitted upon submission of proper certifications of attendance of a pre-bar review course up to the time their applications are filed: *Provided* they subsequently submit a certification showing completion of their attendance of said pre-bar review course within 10 days after the last day of the bar examinations taken by them; (b) certifications of attendance of pre-bar review courses will be sufficient if executed under oath by the Registrar of the law school were the candidate enrolled and attended to the pre-bar review course."

January 18, 1967

"THE COURT RESOLVED to require all lawyers appearing in before the Supreme Court in oral arguments to wear "toga" (gown)."

March 8, 1967

"The Court RESOLVED to require all the candidates who passed the 1966 bar examinations to wear *toga* or gown (without cap) at their oath-taking on Thursday, March 16, 1967. It is emphasized that no successful bar candidate will be allowed to take his lawyer's oath without the required gown."

May 31, 1967

"Upon inquiry, the Clerk of this Court is hereby advised to sign certifications as to the fact of filing of petitions and motions and the pendency thereof in this Court, if the request is made by any of the parties to the case or their respective attorneys. If the request is made by individuals who are not parties to the case, he may use his own discretion on the matter, and if necessary, he should consult the Chief Justice."

September 5, 1967

The Court resolves to amend sections 7 and 9, Rule 122 of the Rules of Court, to read as follows:

RULE 122

"SEC. 7. Transcribing and filing notes of stenographic reporter upon appeal.—When notice of appeal is filed by the defendant the trial court shall direct the stenographic reporter to transcribe his notes of the proceedings. When filed by the People of the Philippines the trial court shall direct the stenographic reporter to transcribe such portion of his notes of the proceedings as the Court, upon motion shall specify in writing. The stenographer shall certify to the correctness of the notes and the transcript thereof which shall consist of the original and four copies and shall file the original and four copies of the transcript with the clerk without unnecessary delay.

In case the death penalty is imposed, the stenographer shall within thirty (30) days after rendition or promulgation of the sentence, file the original and four copies of the duly certified transcript of his notes of the proceedings with the clerk, whether the defendant has appealed or not. No extension of time for the filing of said transcript of stenographic notes shall be granted except by the Supreme Court and solely upon justifiable grounds.

The same rule shall apply to appealed cases wherein the penalty of life imprisonment (reclusion perpetua) has been imposed.

SEC. 9. Transmission of record in cases of death penalty or life imprisonment.—The records of all cases in which the death penalty shall have been imposed by any Court of First Instance, whether the defendant shall have appealed or not, shall be forwarded to the Supreme Court for review and judgment as law and justice shall dictate. The records of such cases shall be forwarded to the clerk of the Supreme Court within twenty (20) days, but not earlier than fifteen (15) days, after rendition or promulgation of the sentence in the form prescribed by section 11 of Rule 41. The transcript shall also be forwarded as provided in section 12 of Rule 41 within five (5) days after the filing thereof by the stenographer.

The same rule shall apply to appealed cases wherein the penalty of life imprisonment (reclusion perpetua) has been imposed."

September 15, 1967

The Court resolves to amend paragraph (a), section 7 of Rule 141 of the Rules of Court, to read as follows:

RULE 141

"SEC. 7. *Sheriffs, and other persons serving process.*—(a) For executing process, preliminary, incidental, and final of any court, for each kilometer of travel in the service of process, reckoned from the place of service to the place to which the process is returnable, ten centavos, but if the process is executed by a municipal deputy sheriff residing in the municipality where the party served is, such officer shall receive the fee for the service of process, without kilometrage; provided that the party requiring the process shall deposit with the Court from which the process is requested, at the time of filing of the petition or request for process the estimated cost of expenses for kilometrage and per diems to be incurred by the sheriff of not less than P100, subject to refund of the excess or payment of deficit."

June 25, 1968

"Until such time is the corresponding Rule of Court is promulgated to cover appeals to the Supreme Court taken from the decision or order of the Secretary of Agriculture and Natural Resources concerning conflicts and disputes arising out of mining locations, pursuant to Section 61 of Republic Act No. 4388, such appeals shall be governed by Rule 44 of the Revised Rules of Court, and the same shall stay the order or decision appealed from."

December 16, 1968

Section 2 Rule 56 of the Rules of Court is hereby amended to read as follows:

"Section 2. *Copies to be filed in appealed as well as in original cases.*—In appeals under Rule 42, where record on appeal is required, twenty (20) printed copies thereof shall be submitted to the Supreme Court, together with proof of service of five (5) printed copies upon the appellee. Where there are several appellees, each attorney representing one or more but not all of them shall be served with only three (3) copies of the printed record on appeal. And when several attorneys represent one party appellee or one set of appellees, copies of the printed record on appeal may be served upon any one of said attorneys. In all other cases or whenever original jurisdiction is invoked, in addition to the original pleadings, memoranda and reports, and the necessary copies to be served on the adverse party, twenty (20) printed copies thereof shall be filed for the use of the court.

"Upon proper petition and showing the court may allow the filing of twelve (12) legibly typewritten copies in lieu of printed or mimeographed copies.

"The transcript of the testimony, whenever required by the rules, shall be filed in five (5) clearly legible copies besides the original that shall be attached to the record. Additional copies shall be made in the office of the clerk."

DECISIONS OF THE COURT OF APPEALS

[No. 06133-CR. February 13, 1968]

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee, *vs.*
RAYMUNDO DE LA CRUZ, accused and appellant.

CRIMINAL LAW; THEFT OF LARGE CATTLE, WHEN CONSUMMATED; CASE AT BAR.—In theft of large cattle, the taking with intent of gain is completed from the time the accused takes hold of and leads the carabao away from the place where it was originally tied, although thereafter peace officers go after him and he leaves behind the carabao in order to escape.

APPEAL from a judgment of the Court of First Instance of Tarlac. Arturo B. Santos, *J.*

The facts are stated in the opinion of the Court.

Conrado T. Quiaoit for accused and appellant.

Solicitor General Antonio P. Barredo, Assistant Solicitor General Pacifico P. de Castro and Solicitor Vicente A. Torres for plaintiff and appellee.

VILLAMOR, *J.*:

Defendant Raymundo de la Cruz was found guilty of qualified theft (of large cattle) by the court below and sentenced to suffer "an indeterminate penalty ranging from five (5) years of *prisión correccional* as minimum to nine (9) years, four (4) months and one (1) day of *prisión mayor* as maximum, together with the accessory penalties provided for by law, and to pay the costs."

He comes to us by means of this appeal.

It appears that on the night of February 10, 1965, between 9 and 10 o'clock, the complainant therein Juan Matias saw a man pulling away his female carabao, valued at P500.00, which was tethered near his house. He and his wife shouted for help and two rural policemen, Damian Quiballio and Marceliano Liquiran, who were patrolling the place, responded to their cries for help. The two policemen ran after the thief whom they recognized to be appellant Raymundo de la Cruz. They however lost sight of De la Cruz when the latter ran into the bushes and shrubs, leaving behind the carabao. The policemen came back and returned the carabao to its owner Juan Matias. They reported the matter to barrio captain Silvino Yalung who, with the two policemen, repaired to the house of appellant on that same evening. On reaching the house of the appellant, they inquired from Antonio de la Cruz, the appellant's brother, where the appellant was. Antonio told them that appellant was in Manila. As they were about to leave the house, they saw the appellant go up the house thru the back. So, the policemen and the barrio

captain immediately went back to the house and brought appellant to the municipal building of Tarlac, Tarlac, for investigation. Subsequently, the corresponding complaint was filed against him.

The appellant denied the charge and put up the defense of alibi. He claimed that on the night when the barrio officials came to his house he had just arrived from Makati, Rizal, to where he had gone to fetch his sister, but that he failed to bring his sister home. His brother Antonio corroborated him, and explaining why he informed the barrio officials that appellant was in Manila at the time they asked him where he was, Antonio stated that he did not know that appellant had already arrived. The latter must have arrived, according to Antonio, when he, Antonio, was in his sister-in-law's house.

The prosecution's positive evidence of identity of the culprit is being matched against the defendant's defense of alibi. It is a settled rule that the defense of alibi is essentially weak; and that weakness is thereby increased where the contrary evidence is clear, positive, and strong. In the instant case, the two rural policemen testified to having actually seen appellant leading the stolen carabao when they ran after him. These two witnesses could not have been mistaken as to the identity of the appellant as the one actually holding the carabao for the principal reason that the latter is known to them. They are all barrio-mates and these witnesses have known the appellant since boyhood. The place where the witnesses saw the appellant leading the carabao was well lighted with a 100-watt electric bulb and the possibility of mistake is remote. There was no evidence whatsoever adduced by the defense sufficient to show that the testimonies of these two rural policemen were motivated by hate, revenge or bad motives. We do not give credence to appellant's contention that he was prosecuted by these barrio officials because the latter resented his adamant attitude in not revealing those who were responsible for previous thieveries. We find it difficult to believe that appellant's refusal to cooperate with the barrio officials, assuming this to be true, was to the latter a sufficient reason for them to pin down and prosecute appellant for so serious a crime as qualified theft if there is no truth in their assertion that they actually saw appellant leading the carabao. Antonio's answer that his brother was in Manila, when in fact the latter was not is enough to provoke the suspicion that he (Antonio) himself, also knew that his brother had done some mischief that night. Antonio's explanation for his brother's presence in the house that he did not know that defendant had already arrived, is difficult to accept as true.

In his argument, defendant claims that under the facts obtaining in this case, the crime committed, if any, should

have been frustrated (qualified) theft, not consummated (qualified) theft, for the reason, according to him, that the culprit was not yet in full control of the carabao at the time the rural policemen were about to run after him. We overrule this contention. The theft was consummated for the taking with intent of gain was already complete from the time the defendant had taken hold of and led the carabao away from the place where it was originally tied.

WHEREFORE, finding no reversible error in the decision appealed from, we hereby affirm the same *in toto*, with costs against the appellant.

Alvencia and Martin, JJ., concur.

Judgment affirmed.

[No. 39426. November 23, 1967]

SIMPLICIO CAPISTRANO, ET AL., petitioners, *vs.* HON. GREGORIO LANTIN, Presiding Judge, Branch VII, Court of First Instance of Manila, ET AL., respondents.

PRE-TRIAL; NON-SUIT OR DEFAULT; BOTH PARTY AND COUNSEL MUST BE ABSENT.—Under Section 2, Rule 20, Rules of Court, before the court may issue an order of non-suit or default, both the party and his counsel should be absent from the pre-trial.

ORIGINAL ACTION in the Court of Appeals. Certiorari.

The facts are stated in the opinion of the Court.

Marquinez, Lizaso and Associates for petitioner.

Leonardo Abola for respondents.

YATCO, J.:

Petitioners were defendants in an ejectment suit originally filed by respondent José Esteva, Jr. with the Municipal Court of Manila. From an adverse judgment, petitioners seasonably appealed to the Court of First Instance of Manila, and the case was assigned to the sala of the respondent Judge. On October 26, 1966, the case was set for pre-trial on which date counsel for the petitioners as defendants failed to appear. Consequently, the respondent Judge issued the following order:

"When this case was called for pre-trial at 9:15 this morning only the defendant Eugenio Macarasig and the wife of the other defendant Simplicio Capistrano appeared and informed the Court that their counsel could not come to court because he was sick. Thereupon counsel for the plaintiff moved for the dismissal of the appeal in view of the absence of the counsel for the defendants. Instead of acting at once on the motion, the Court gave defendant 30 minutes to look for another counsel. It is now 10:35 a.m. but they have not returned and counsel for the plaintiff reiterates his motion for the dismissal of the appeal.

"Finding the motion well grounded, the same is hereby granted and the defendants' appeal is dismissed.

"Let the record of this case be remanded to the Court of origin for execution of the judgment.

"So ordered." (Petition, p. 2).

The motions for reconsideration filed by the petitioners having been denied by the respondent Judge, the present petition was filed praying that the order of October 26, 1966 be annulled "for being void, the same having been issued in excess of jurisdiction and/or with grave abuse of discretion."

Rule 20, Sec. 2, of the Revised Rules of Court, gives authority to the court to declare a plaintiff "non-suited" or consider a defendant in default, in case of their failure to appear at the pre-trial. It appears from the available records of this case that during the pre-trial scheduled on October 26, 1966, the defendants Macarasig and Mrs. Capistrano appeared and moved for the postponement

of the hearing on the ground that their counsel could not come as he was then sick. Because of the wordings of said Sec. 2, of Rule 20 which specifically provides that "if a party *fails* to appear at the pre-trial conference he may be non-suited or considered as in default", and considering that defendants Macarasig and Mrs. Capistrano were present during the pre-trial, it is our considered opinion that the lower court exceeded its jurisdiction in dismissing the appeal interposed by them and ordering the remanding of the records of the case to the court of origin for execution of the judgment. After all, one of the primary purposes of a pre-trial is to explore the possibility of settling the case amicably and His Honor may very well have achieved the purpose by asking the defendants who were then present in court whether the case can be settled amicably. This conclusion gains more strength if the fact that the records show that the pre-trial set on October 26, 1966 was obviously the initial stage of the proceedings. We are aware of the doctrine laid down by this Court in the case of *Dayao vs. El Ahorro Insular, et al.*, CA-G.R. No. 38848-R, May 31 1967, and the cases cited therein to the effect that failure of defendant to appear at the pre-trial is not a ground to declare him in default in case his lawyer is present. Conversely, in view of the use of the word "party" in Sec. 2, Rule 20, and where, as in this case, the defendants were present, who are admittedly the parties to the case, it would be a grave abuse of discretion amounting to lack of jurisdiction for the Court to dismiss the appeal of said defendants. By way of erasing any doubt as to the interpretation of the provisions of said Sec. 2, Rule 20, it is our opinion that before the court may issue a order of non-suit or default, both the party and his counsel should be absent from the pre-trial.

WHEREFORE, the order of October 26, 1966 is hereby annulled and set aside. Without special pronouncement as to costs.

Cañizares and Serrano, JJ., concur.

Petition granted.

[No. 39582-R. September 22, 1967]

UNITED SEAMEN'S UNION OF THE PHILIPPINES, petitioner,
vs. HON. AMADOR E. GOMEZ, ET AL., respondents.

1. PLEADING AND PRACTICE; NEW TRIAL; CONTENTS OF MOTION.—
In order that a motion for reconsideration may not be treated as a *pro forma* motion it must not only state which parts of the decision are contrary to law or the evidence, it must also point out why they are so (*Luzon Stevedoring Co., Inc. vs. CIR*, L-16632, July 26, 1963).
2. *Id.*; REVIVAL OF JUDGMENT; APPEAL; PERIOD OF APPEAL COMMENCES FROM RECEIPT OF ORDER OF REVIVAL.—Where a judgment or order is vacated, and while it remains in that condition, the period to appeal is suspended, inasmuch as there is nothing from which an appeal would lie (4-A C.J.S. 111). Where a judgment is amended, the period of appeal is computed from the date of receipt of the amended decision (*Capistrano vs. Cariño*, 49 O.G. 3878). Where a judgment is revived, the period of appeal commences to run from the date of receipt of the order reviving the judgment.

ORIGINAL ACTION in the Court of Appeals. Mandamus.

The facts are stated in the opinion of the Court.

Emilio A. Matheu for petitioner.

Januario T. Seno for respondent Philippine Transport & General Workers Organization.

No appearance for respondent Judge.

MOJICA, J.:

This is a petition for mandamus.

Personal service of summons was effected upon respondent Philippine Transport & General Workers Organization (hereinafter referred to as respondent PTGWO) on July 18, 1967, and service of summons was effected upon respondent judge Amador E. Gomez (hereinafter referred to as respondent judge) by registered special delivery. Despite the expiration of the period to answer, respondents have failed to file their answer. Notwithstanding Rule 65, Sec. 8 of the Rules of Court, respondents having filed no answer the material averments of the petition must, as a consequence, be accepted. (*Marcelo y Angeles vs. People et al.*, 53 O.G. No. 6, p. 1809.)

On June 3, 1963, respondent PTGWO filed with the Court of First Instance of Cebu against the petitioner a complaint, docketed as Civil Case No. R-7991.

On September 17, 1965, the respondent judge rendered a decision (Annex A) in said Civil Case.

Petitioner filed a motion for the reconsideration of said decision, which motion was granted by respondent judge's order of November 4, 1965, the dispositive portion of which reads:

"IN VIEW WHEREOF, the Court hereby grants the motion and sets aside its decision, dated September 17, 1965, and orders the

Clerk of Court to set this case for hearing at the earliest possible date compatible with the status of the calendar of this Court."

On December 8, 1966, respondent judge issued an order (Annex B), reviving the decision of September 17, 1965.

On December 13, 1966, a copy of the order of December 8, 1966 and a copy of the decision of September 17, 1965, were served upon the petitioner.

On January 9, 1967, petitioner filed a motion (Annex C) for reconsideration of the order of December 8, 1966.

On February 10, 1967, the respondent judge issued an order (Annex E), denying the motion for reconsideration.

On February 11, 1967, petitioner received a copy of the order of February 10, 1967, and on February 13, 1967, petitioner filed its notice of appeal (Annex F), appeal bond (Annex F-I) and record on appeal. The appeal bond was approved on the same date.

On February 17, 1967, the respondent judge issued an order (Annex G), approving the record on appeal.

On February 18, 1967, respondent PTGWO filed a motion (Annex H) to dismiss the appeal; on February 27, 1967, the respondent judge issued an order (Annex I), denying the motion to dismiss the appeal on the ground that the trial court had lost jurisdiction over the case upon the approval of the record on appeal.

On March 9, 1967, respondent PTGWO filed a motion (Annex K) for the reconsideration of the order of February 27, 1967 and for the dismissal of the appeal.

On March 17, 1967, the respondent judge issued an order (Annex L), setting aside the order of February 27, 1967 and dismissing the appeal interposed by petitioner on the ground that petitioner's motion dated January 7, 1967 (Annex C) is a *pro forma* motion which did not suspend the period to appeal and, consequently, the appeal was perfected out of time.

On April 1, 1967, the petitioner filed a motion (Annex M) for the reconsideration of the order of March 17, 1967, and for the reinstatement of the order of February 17, 1967; and, on June 3, 1967, the respondent judge issued an order (Annex N) denying the motion for reconsideration.

And on July 5, 1967, the petitioner filed with this Court the present petition for mandamus, alleging that the respondent judge acted with grave abuse of discretion in refusing to give due course to the appeal interposed by petitioner and praying that respondent judge be ordered to approve petitioner's notice of appeal, appeal bond and record on appeal and to give due course to the appeal.

The reason given by the respondent judge in dismissing the appeal is that petitioner's motion (Annex C) dated January 7, 1967, for a reconsideration of the decision is

a mere *pro forma* motion and, therefore, did not stop the running of the period to appeal and, consequently, the notice of appeal, appeal bond, and record on appeal were filed out of time.

Motions for reconsideration are *pro forma* when they do not point out specifically the findings or conclusions in the judgment which are not supported by the evidence or are contrary to law (*Alvero vs. de la Rosa*, 76 Phil. 428; *Arnaldo vs. Bernabe*, 87 Phil 379). In order that a motion for reconsideration may not be treated as a *pro forma* motion it must not only state *which* parts of the decision are contrary to law or the evidence, it must also point out why they are so (*Luzon Stevedoring Co., Inc., vs. CIR*, GR No. L-16682, July 26, 1963). Applying the criteria above-delineated, we are persuaded that petitioner's motion dated January 7, 1967 (Annex C) is not a *pro forma* motion. It specifically points out *which* portion of the decision is contrary to the evidence and *why* it is so. In its motion for reconsideration, petitioner specifically assailed the findings of the respondent court that petitioner has affiliated with respondent PTGWO and specifically pointed out that said findings, in the absence of any evidence showing that its general membership has actually determined and voted upon the affiliation, are contrary to sec. 17 (c) of the Magna Carta of Labor, Republic Act No. 875.

Further, petitioner stated in its motion for reconsideration that its failure to appear, through its counsel or officers, during the hearing of December 8, 1966 was occasioned by accident, mistake or excusable negligence for the reason that the notice of the hearing was received by petitioner's counsel two days after the hearing as evidenced by the affidavit of the Secretary-Treasurer of petitioner (Annex I of the motion for reconsideration). The respondent Court considered the affidavit a false affidavit, and ruled that for said reason the motion for reconsideration is a motion *pro forma*. But it failed to state on what it based its conclusion that the affidavit is false. No evidence was adduced to show its alleged falsity. We find the motion for reconsideration to be well taken and in the interest of fairness and justice, the same should have been granted.

It being our sense that the motion for reconsideration is not *pro forma*, the running of the period to appeal has been suspended. The period to appeal commenced to run on December 13, 1966, when petitioner received a copy of the order of December 8, 1966, reviving the decision dated September 17, 1965. Where a judgment or order is vacated, and while it remains in that condition, the period to appeal is suspended, inasmuch as there is nothing from which an appeal would lie (4-A C.J.S. 111). In *pari materia* is the doctrine that where a judgment is amended, the period

to appeal should be computed from the date of receipt of the amended decision (*Capistrano vs. Cariño*, 49 O.G. 3878).

As above stated, on January 9, 1967, petitioner filed its motion for reconsideration. From December 13, 1966 when a copy of the order of December 8, 1966 and a copy of the decision of September 17, 1965 were served upon the petitioner, to January 9, 1967, when petitioner filed a motion for reconsideration of the order of December 8, 1966, 27 days had elapsed. And from February 11, 1967, when petitioner received a copy of the order of February 10, 1967, denying the motion for reconsideration to February 13, 1967 when petitioner filed its notice of appeal, appeal bond and record on appeal, another two days elapsed. Consequently, it seems clear that petitioner perfected its appeal on the twenty-ninth day of the period to appeal.

WHEREFORE, respondent judge's orders dated March 17, 1967 and June 3, 1967 are ANNULLED, and the said respondent is ordered to approve petitioner's appeal bond and record on appeal and to give due course to the appeal interposed by petitioner in Civil Case No. R-7991 of the Court of First Instance of Cebu.

SO ORDERED.

Esguerra and Gatmaitan, JJ., concur.

Petition granted.

[No. 03288-CR. December 18, 1967]

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee, *vs.*
CARLOS MERINIO, accused and appellant.

CRIMINAL LAW; HOMICIDE OR PHYSICAL INJURIES; INTENT TO KILL;
CASE AT BAR.—Where the assailants use no lethal weapon, concentrate their fist blows on the abdomen of their victim who is pinned down on the ground, and stop beating their victim when some persons come and intervene, the intention to injure cannot be gainsaid but the assailants must be given the benefit of doubt as to the intent to kill their victim.

APPEAL from a judgment of the Court of First Instance of Pangasinan. Jaime de los Angeles, *J.*

The facts are stated in the opinion of the Court.

Bruno R. Viray for accused and appellant.

Solicitor General Arturo A. Alafriz, Assistant Solicitor General Pacifico P. de Castro and Solicitor Irene Montano-de los Angeles for plaintiff and appellee.

SERRANO, *J.*:

Carlos Merinio, Pablo Boniel, Antonio Modelo and Aquilino Modelo were charged with frustrated homicide before the Court of First Instance of Pangasinan. Tried and convicted, they were each sentenced to suffer an indeterminate penalty ranging from two (2) years, four (4) months and one (1) day of *prisión correccional* to eight years and one (1) day of *prisión mayor*, to indemnify jointly and severally the offended party, Dominador Mejos, in the sum of ₱2,000.00 and to pay the costs. Of the four defendants, Carlos Merinio alone appealed.

The defendants and the offended party were all from the barrio of Bamban in Infanta, Pangasinan. On July 28, 1958, at about 9:00 p.m., Dominador left his house in said barrio and went to the store of Rosauro Mores to buy cigarettes. On the way, Dominador saw appellant Carlos Merinio and his co-accused Antonio Modelo and Pablo Boniel conversing in the house of the barrio lieutenant, Severo Modelo. While Dominador was at the store, Antonio, with Aquilino Modelo, arrived and told Dominador that he had something to tell him. Antonio asked Dominador to walk with him to the nearby school yard. On reaching the place, Antonio, in an angry and sarcastic tone, inquired from Dominador why he had the effrontery to take his (Antonio's) niece to a movie house. Dominador replied that his intentions towards her were honorable and that he would marry her. At this juncture, Pablo arrived and without ado, gave Dominador a fist blow which landed on his right eye. When Dominador tried to defend himself, Antonio, Aquilino and appellant joined in and rained blows on him. Retreating, Dominador found himself against the school fence. He tried to jump over it and in the process

fell on the ground. His assailants swarmed over him; appellant held him by the neck, Aquilino bore down on his left thigh while Antonio pressed his right thigh to the ground and delivered fist blows on his abdomen. In an effort to free himself, Dominador was able to kick Antonio who was thrown back. Antonio again approached Dominador and with a stone, struck the latter's right abdominal region. The blow caused Dominador to writhe in pain. His attackers released him but when he stood up, appellant embraced him from behind and the other three defendants resumed hitting him in the abdomen. Dominador could only cry out in pain. He then noticed several persons approaching, one of whom remarked, "He is dying, he is dying." Due to said persons' intervention, he was freed by the defendants. He was told to run away and hide. He hid under the bushes from where he later heard his father calling him. Dominador came out and, together with his brother and father who helped him walk, proceeded to the house of barrio lieutenant Severo Modelo. Councilor Igmedio Meru also took appellant and his co-accused to Severo's house.

Severo asked the four malefactors why they assaulted Dominador. Antonio answered that Dominador had become "unbearable" to them. By this, Antonio was referring to Dominador's act of taking his niece to a movie house. Pablo, on his part, said that Dominador did him wrong when the latter borrowed his shoes and returned them with torn tongues. Pablo resented Dominador's having damaged his shoes.

Dominador thereafter was taken home on a sled as he could not walk anymore due to the pain in his right abdomen. Upon arriving home, he urinated and his urine had blood. He was immediately taken to town in a hammock for medical examination. Dr. Valerio Palma who examined him suggested that it was better that he be taken to a hospital. Dominador was rushed to the Zambales Provincial Hospital where he was admitted by the resident physician, Dr. Pacita Ibañez, who found contusions on his face and kidney area, i.e., on the right lumbar region on the anterior aspect. His head and neck had dark blue ecchymoses and both his eyes were swollen. After some medication, when blood continued to appear in his urine, he was operated on by Dr. Virgilio Afable. His right kidney was found to have sustained extensive lacerations at the lower pole which, according to Drs. Afable and Ibañez, could have been caused by a hard blunt object, like a stone the size of a fist, applied with a very strong force since the kidney is well protected by thick layers of muscles. Without surgical intervention, the patient would have died due to hemorrhage and/or infection. Dominador was ad-

mitted on July 29, 1958, and discharged on August 20, 1958. He underwent further medical treatment for two weeks more.

When the case was pending before the justice of the peace (now municipal) court of Infanta, the four accused, through appellant's uncle, Gregorio Merinio who was then the barrio lieutenant, offered an amicable settlement. Dominador was at first willing to have the case settled out of court but when the accused wanted it put in writing that it was his brother who throw the stone which injured him, he refused to enter into any agreement.

Maintaining his innocence, appellant now contends that the trial court erred in finding that he participated in the assault on Dominador. Appellant also assails the trial court in holding that there was conspiracy in the commission of the offense charged and in entering a verdict for frustrated homicide, there being no clear proof of intent to kill.

The version of appellant, and that of defendants Antonio and Aquilino Modelo, is to the effect that on the night in question, defendant Pablo Boniel challenged Dominador to a fight; that the two fought in the school yard in the course of which, Dominador's brother, Aurelio, threw a stone at Pablo but hit Dominador instead; and that appellant and the defendants Modelos' participation in the incident was only to separate the combatants and stop the fight. Pablo, on his part, admitted the fight between him and Dominador, declaring that when he met the latter in the school yard where he (Pablo) thought he could find the person he was looking for, Dominador confronted him and, immediately after saying "we will continue", gave him a fist blow; that they fought and Pablo tripped over a stone and fell down; that when he stood up, he saw appellant and the Modelos hitting Dominador; and that seeing Dominador being severely mauled, appellant shouted and persons came and stopped the beating. Pablo further testified that Dominador borrowed his shoes the day before the incident and returned them with torn tongues; that instead of apologizing, Dominador made the insulting remark, "What kind of shoes are these? These are like the shoes of a crazy man"; and that they would have exchanged blows had not a policeman intervened.

The trial court rejected the two versions of the defense, one by the appellant and the Modelos, and the other by Pablo, who passed the buck to each other. We have reviewed the record and we find no reason either to accept the pretense of appellant with whom alone we are here concerned. In his statement to the police, he admitted that he "boxed also because it was already a free for all."

This belies his claim in court that he laid no hand on Dominador.

On the question of conspiracy, appellant contends that it was not shown that his and the other defendants' acts were done pursuant to a previous agreement. To determine the existence of conspiracy, it is not necessary that there be proof of actual agreement in express terms to execute a common design (*People vs. Timbol, et al.*, G.R. Nos. 47471-47473, August 4, 1944); it is sufficient that the malefactors acted in concert towards the same objective (*People vs. San Luis*, G.R. No. L-2365, May 29, 1950); from the simultaneous and concerted actions of the defendants which point to a unity of purpose, conspiracy may be inferred (*People vs. Moises, et al.*, G.R. No. L-10876, September 23, 1958; *People vs. Monroy, et al.*, G.R. No. L-11177, October 30, 1958). The evidence on record shows that after Pablo delivered the first blow, appellant, with the Modelos, followed suit and ganged up on Dominador. When Dominador retreated, they did not desist. They continued their assault until Dominador was back up against the school fence. When he fell on the ground, appellant, acting in concord with his co-accused, seized him by the neck and held him down. And when Dominador stood up, it was appellant who embraced him from behind while his co-accused pummeled Dominador in the abdomen until several persons came and intervened. These acts of aggression of appellant executed simultaneously with those of his companions sufficiently establish conspiracy among them, a common intent and purpose to despoil their victim.

But is intent to kill inferable from these acts of aggression? It has been held that homicidal intent, like the other elements of the crime, must be clearly established. And it being an internal mental process, its absence or presence can only be deduced from external acts and their material results, such as, the kind of weapon used, the number and nature of the wounds inflicted, the parts of the body where they were inflicted, the motivation of the offender and his other acts or utterances attendant to the commission of the crime. Here, the intention on the part of the appellant and his co-defendants to injure Dominador can not be gainsaid. But did they intend to take his life? The assailants used no lethal weapon. They concentrated their fist blows on Dominador's abdomen. The fist-sized stone picked up by Antonio, he also aimed at the abdomen. He could have directed it at a more vital part of the body, like the head, had it been their intention to do away with Dominador who at that stage was helplessly pinned down on the ground. They stopped beating Dominador when some persons came and intervened. Upon these circumstances, we find no sufficient basis to hold that intent to kill was present, the ag-

gressive acts not being unmistakably calculated to produce the death of the victim. At the very least, appellant must be given the benefit of doubt and he accordingly should be held guilty only of serious physical injuries under Article 263, No. 4, of the Revised Penal Code.

WHEREFORE, appellant is hereby convicted of serious physical injuries committed with the aggravating circumstance of abuse of superior strength and is accordingly sentenced to suffer an indeterminate penalty ranging from four (4) months and ten (10) days of *arresto mayor* to two (2) years and four (4) months of *prisión correccional*, and to further suffer subsidiary imprisonment in case of insolvency. As thus modified, the appealed judgment is affirmed, with costs.

SO ORDERED.

Capistrano, Pres. J., and Cañizares, J. concur.

Judgment modified.

[No. 03784-CR. February 15, 1968]

THE PEOPLE OF THE PHILIPPINES, plaintiff and appellee,
vs. FLORO QUIZ, ET AL., accused and appellants.

WITNESSES; IMPEACHMENT BY EVIDENCE OF PRIOR CONVICTION; APPLICABILITY TO BOTH CIVIL AND CRIMINAL CASES.—Under Sec. 15, Rule 132, Rules of Court, for the purpose of impeachment of a witness or an attack upon his credibility, the adverse party may by cross-examination bring out the fact of a previous conviction of the witness for a crime, and the rule applies in both civil and criminal cases (Taylor vs. State, 139 Fla. 542; 190 So. 691, 124 ALR 835).

APPEAL from a judgment of the Court of First Instance of Misamis Oriental. Benjamin K. Gorospe, *J.*

The facts are stated in the opinion of the Court.

Fausto Dugenio for accused and appellant Floro Quiz.

Irving V. Mediente for accused and appellants Leovigildo Lantaka and Rogelio Zaballero.

Solicitor General Arturo A. Alafritz, *Assistant Solicitor General Felicisimo R. Rosete* and *Solicitor Hector C. Fule* for plaintiff and appellee.

MENDOZA, *J.*:

On August 10, 1961, Constancio Remedio, Liborio Lusano, *alias* Cederio, Federico Salas, Diosdado Labial, Rogelio Zaballero, Leovigildo Lantaka and Floro Quiz were charged with the crime of robbery in the Court of First Instance of Misamis Oriental. The case against Constancio Remedio, however, was subsequently dismissed upon written motion by the prosecution for lack of evidence. Upon being arraigned, Liborio Lusano *alias* Cederio, Federico Salas and Diosdado Labial pleaded guilty and were accordingly sentenced by the lower court on August 21, October 30, and December 16, 1961, respectively. The three remaining accused, Rogelio Zaballero, Leovigildo Lantaka and Floro Quiz went on trial on a plea of not guilty but after due hearing, the lower court found all of them guilty of the charge and sentenced them accordingly, as follows:

"WHEREFORE, the Court hereby finds Rogelio Zaballero, Floro Quiz and Leovigildo Lantaka guilty beyond reasonable doubt of the crime of Robbery as defined and penalized in Article 293, in relation to Paragraph 2 of Article 302 of the Revised Penal Code and hereby sentences each of them to a penalty of three (3) months of *arresto mayor* as minimum to one (1) year and one (1) day of *prision correccional* as maximum, and to pay the costs of these proceedings.

"It appearing that the goods robbed have been recovered, no pronouncement is here made with respect to the civil liability of the defendants.

"So ORDERED."

The case is now on appeal before this Court interposed by all the aforesaid convicted accused.

It appears from the evidence for the prosecution that in the evening of June 21, 1961, Floro Quiz and his friends, Liborio Lusano, *alias* Cederio, Federico Salas, Rogelio Zaballero, Diosdado Labial and Leovigildo Lantaka met in the house of the former (Floro Quiz) and hatched up a plan to rob the "bodega" of one, Miguel Chavez, located in Balingoang, Misamis Oriental of petroleum and wine which they decided would then be concealed behind another bodega occupied by the 7-Up Bottling Company. In accordance with this plan, Floro Quiz approached Constancio Remedio, the cashier in the warehouse of the 7-Up Bottling Company situated below the building owned by his father, Ramon Quiz, and informed the latter that something would be left by his confederates in his bodega.

At about 3 o'clock in the morning of June 22, 1961, all of the conspirators, with the exception of Floro Quiz, went to the bodega belonging to Miguel Chavez, the offended party, and upon reaching the place, Federico Salas and Liborio Lusano removed two wooden planks from the wall thereof, entered through the opening thus created and extracted 18 cans of petroleum "Marka Manok" and two cases of "Vino Kulafu" which they all piled outside the building. From this pile, Diosdado Labial, Leovigildo Lantaka and Rogelio Zaballero carried 11 cans of petroleum and the two cases of "Vino Kulafu" beside the fence of Ramon Quiz located beside the road. The remaining 7 cans of petroleum were hidden by Liborio Lusano and Rogelio Zaballero near the bodega occupied by the 7-Up Bottling Co. It was agreed that evening, that Floro Quiz would haul the goods away the following dawn.

Meanwhile, early that same morning of June 22, 1961, Delfin Nieva, a conductor of the Mindanao Bus Company, arrived at Balingoan, Misamis Oriental and was walking home after alighting from his vehicle when he met two persons, (Federico Salas and Liborio Lusano who already pleaded guilty) each carrying two cans of petroleum. Upon seeing Nieva one of said persons dropped the cans and demanded, "Who are you? Out of fear, Delfin Nieva ran to the residence of Diosdado Quider, a policeman, and reported the incident to him. Said policeman immediately proceeded to accompany Nieva to the place where he saw Salas and Lusano, but when they came near the fence of Ramon Quiz they saw the pile of 11 cans of petroleum and two cases of "Vino Kulafu". They also found the remaining 7 cans of petroleum placed behind the bodega occupied by the 7-Up Bottling Co.

Suspecting something wrong, Patrolman Quider woke up Alfonso Dagaraga, another policeman and together,

said policeman conducted an investigation of the matter, thereby discovering the details of the robbery as hereinabove already narrated. When said articles were brought to Mr. Chavez, the latter immediately asserted his ownership over the same. Subsequently, the two policemen brought the two wooden planks and the stolen goods worth ₱170 to the municipal building.

Later that morning, Rogelio Zaballero, Leovigildo Lantaka, Diosdado Labial, Liborio Lusano and Federico Salas were apprehended and brought to the municipal building for investigation on a "hunch" by Candido Aringo, then Acting Chief of Police of Balingoan, that they were the ones responsible for the crime because earlier the previous evening he saw them all having a drinking spree in the house of one Inday Alumbre. Constancio Remedio, the cashier and warehouseman was also investigated and he declared that it was Floro Quiz who requested him to receive the goods which were deposited beside the 7-Up Bottling Co. "bodega" by the other accused.

It further appears in evidence that on previous occasions the same group, upon instruction of appellant Floro Quiz, robbed the "bodega" of Chavez of corned beef, milk, ovaltine, wine and petroleum. All of these goods were given to Floro Quiz who, in turn paid his cohorts ₱10.00 to ₱15.00.

Floro Quiz' defense is a denial of any complicity in the crime charged either during its planning stage or in its actual execution. He claims that at the time of the perpetration of the crime, he was peacefully sleeping in his house. However, it is well-entrenched rule in this jurisdiction that appellate courts should generally desist from disturbing the conclusions of the trial court concerning the credibility of witnesses, for that court, having seen and heard the witnesses themselves and observed their behavior and manner of testifying during the trial, is in a better position to appreciate the evidence (*People vs. Pasiona*, G.R. No. L-19295, Feb. 28, 1966; see also *People vs. Berganio, et al.*, G.R. L-10121, Dec. 29, 1960, citing the case of *People vs. Binsol, et al.*, 53 O.G. 3045). The trial court has not questioned the credibility of the prosecution witnesses and we see no plausible reason to do otherwise. Besides, pursuant to an equally established rule appellant Floro Quiz' bare and negative assertions cannot prevail over the positive testimony of the prosecution witnesses who identified him as the principal planner and mastermind of the robbery (*People vs. Cloma*, G.R. No. L-16383, May 30, 1962; *People vs. Pauline, et al.*, G.R. No. L-16491, Nov. 29, 1962). Moreover, there is no motive shown for such witnesses to

testify falsely against appellant Floro Quiz (People vs. Rafanan, G.R. No. 13289, Sept. 29, 1962).

Appellant Floro Quiz may contend that there is no clear evidence showing that the crime was committed by reason of his direct inducement to the actual perpetrators, or that assuming that he did take part in the planning of the robbery in question he voluntarily desisted therefrom when he did not actually go to the scene of the crime in question to carry out the plan, Floro Quiz in both arguments, having the view of securing his acquittal in this appeal. Based on the evidence, however, we hold that he is a *principal by inducement*. In support of this conclusion we have the testimony of Diosdado Labial, one of the confessed culprits, who declared that Floro Quiz was the brains behind the robbery, that he was the one who instructed the other conspirators as to how said robbery was to be committed and where the loot was to be deposited. Labial's testimony is corroborated by prosecution witness Constancio Remedio, who declared that he was approached by Floro Quiz before the commission of the crime with the request that the latter be allowed to deposit the goods in his "bodega" and identified by the offended party as the ones stolen from him. Besides, it is a fact that appellant Quiz was likewise aided by the active participation of the same henchmen whom he paid sometimes ₱10.00, sometimes ₱15.00 as their share in the loot.

Appellants impugn the credibility of prosecution witnesses Diosdado Labial and Constancio Remedio, on account of alleged inconsistencies. For instance, they cite Labial's declaration that he and the other accused—with appellant Floro Quiz as the mastermind—planned and hatched the robbery when they met in Quiz' house in the evening preceding the commission of the crime, pointing out that Labial did not mention in his testimony a fact alluded to by another prosecution witness, Sgt. Aringo, that he saw all the accused, with the exception of Quiz, having a drinking spree in the house of Inday Alumbre. We do not see any inconsistency in the testimonies of these two witnesses. The fact that Floro Quiz was not seen in said drinking spree in the house of Inday Alumbre with the other accused, does not necessarily mean that in the evening preceding the incident in question, there had been no meeting in the house of Floro Quiz to plan and hatch the robbery. Moreover, in all probability, Labial did not mention said fact during his testimony because no question was ever posed to elicit it from him and it does not appear that he made a deliberate concealment of that fact.

The defense further assails the testimony of Labial about the conspiracy among the accused to commit the robbery by reason of the fact that Labial gave an affirmative answer to a question propounded by the defense counsel to the effect that when he was awakened by Lusano, the stolen cans of petroleum were already outside the bodega beside the road; which allegedly shows that he was a mere helper and could not have been privy to the conspiracy as to which he testified. This is likewise without merit. As can be gleaned from Labial's explanation, his answer was an innocent mistake, a "lapsus linguae", given unconsciously to a leading question during cross-examination. In fact he made it clear in his testimony that he actively participated in the commission of the crime as evidenced by his plea of guilty upon his arraignment.

Anent the alleged inconsistency of Constancio Remedio in relation with the testimony of the other prosecution witness, Alfonso Dagaraga, the defense points out that part of the testimony of Remedio where he declared that in the early morning of June 22, 1961, there was a commotion in Balingoan because there was a robbery; that at about 6:30 o'clock in the morning Diosdado Labial came to his bodega and when he opened the door he saw Liborio Lusano, Leovigildo Lantaka and Rogelio Zabalero; that Liborio Lusano told him "there were petroleum cans which were placed on the back porch and we will get it"; that previous to June 22, 1961, Floro Quiz approached him and told him that something was to be left in his bodega and that early in the morning of June 22, 1961, Floro Quiz armed with a gun, and accompanied by his father Ramon Quiz came to him in his bodega and told him not to talk about the seven cans of petroleum with anybody, or else his life would be in danger. Said testimony of Remedio is then compared with that of Alfonso Dagaraga who stated that at about 3:00 o'clock at dawn on June 22, 1961, he was approached by policeman Diosdado Quider who told him about seeing petroleum cans beside the road; that after getting their firearms from the municipal building, they went to the parking zone and saw eleven cans of petroleum and two cases of "Kulafu" wine beside the fence of the house of Ramon Quiz beside the road; that after having conducted an investigation in the bodega of Mike Chavez, they returned to the municipal building bringing with them the planks which had been removed from the wall of the bodega of Chavez as well as the cans of petroleum and cases of "Kulafu" wine and that "they were not able to sleep during the night because we were observing those who were serenading".

It is submitted by the defense that the above testimony of policeman Alfonso Dagaraga belies the assertion of Constancio Remedio that at 6:30 o'clock in the morning of June 22, 1961, Liborio Lusano, Leovigildo Lantaka, Diosdado Labial and Rogelio Zaballero approached him and told him, "There were petroleum cans which were placed on the back of the porch of the "bodega", and we will get it"; that said people could not have told Remedio this because they knew that the stolen goods which they had deposited beside the road near the fence of Ramon Quiz had already been brought earlier to the municipal building by policemen Alfonso Dagaraga and Diosdado Quider. Such conclusion is without foundation because in the first place although Dagaraga stated that at about 3:00 o'clock at dawn of June 22, 1961, he was approached by policeman Diosdado Quider about the petroleum cans and wine he had seen beside the road, it does not appear that it was that precise time when these goods were brought to the municipal building; there is nothing in the testimony of Dagaraga as to the time said articles were actually carried to the municipal building. Indeed, after having been informed by Quider about the petroleum cans and cases of wine he had seen beside the road, both Dagaraga and Quider went to see Miguel Chavez and thereafter inspected the latter's "bodega". In other words there had been a sort of confrontation, inspection and/or investigation conducted by these two policemen before they carried the stolen goods to the municipal building and such investigation must have lasted for some two or three hours. In the second place, we should not confuse the fact that what were brought to the municipal building by policemen Dagaraga and Quider were the eleven cans of petroleum and two cases of "Kulafu" wine which were piled beside the fence of Ramon Quiz beside the road. No mention was ever made by Alfonso Dagaraga about the remaining seven cans of petroleum which were hidden by Liborio Lusano and Rogelio Zaballero near the bodega occupied by the 7-Up Bottling Co., which were the subject of Remedio's testimony, and the evidence is not clear at what time in the morning of June 22, 1961 these seven cans of petroleum were brought to the municipal building although the fact remains that they were discovered after the discovery of the eleven cans of petroleum and two cases of wine beside the fence of Ramon Quiz. It is clear therefore that there is no such inconsistency between the testimony of these two prosecution witnesses Alfonso Dagaraga and Constancio Remedio as claimed by appellants.

We now come to appellants Leovigildo Lantaka and Rogelio Zaballero, who stoutly deny having met other conspirators to plan the robbery on June 22, 1961. They

assert their innocence although they admit that they participated in the hauling of some cans of petroleum from the municipal road to the 7-Up "bodega" at the request of Liborio Lusano, but only in connection with their occupation and source of income as laborers. As we have already stated earlier, where the issue is the credibility of the witnesses, appellate courts do not generally disturb the findings of the trial court as to their relative credibility, and we see no reason in this case to make an exception to the rule. Besides, appellants' negative version of the incident cannot prevail against the positive testimony of the witnesses for the prosecution whose credibility we have found unquestionable.

In any event, it is strange to note that according to the appellants, they were awakened at the unholy hour of 2:00 o'clock in the morning by Liborio Lusano to help in the hauling of cans of petroleum, and yet they never bothered to inquire of Lusano as to where said cans of petroleum came from or why they had to be transported at that hour. Such behavior is highly suspicious, contrary to the natural course of things and human experience and it leads us to conclude without fear of contradiction that they had knowledge of the circumstances surrounding the case, for as a matter of fact, they actually participated in the hauling of the aforementioned goods from the "bodega" of Chavez.

It is further claimed by said appellant that if the court *a quo's* finding that Quiz and the other appellants had something to do with the robbery were true, the former (Quiz) would have thought it more prudent to deposit the stolen goods in his own house rather than behind his fence where it could be easily discovered. Suffice it to say here that the stolen goods were only temporarily concealed behind the fence of Quiz. Moreover, the unexpected arrival of Delfin Nieva at the scene of the crime caught the conspirators by surprise so that in all probability, they were thwarted in carrying out their original plan to hide said stolen goods in a more suitable place.

Finally, we note that Federico Salas, the principal witness for the defense, was on parole at the time he took the witness stand during the trial, which evidently shows that he is an ex-convict. This fact affects his credibility as a witness. While it is true that under the rule, the general reputation or character of a witness may not be discredited by evidence of particular wrongful acts, however, it may be shown by the examination of such witness or the record of judgment, that he has been convicted of an offense (Sec. 15, Rule 132, New Rules of Court). Thus, for the purpose of impeachment of a witness or an attack upon his credibility the ad-

verse party may, by cross-examination bring out the fact of a previous conviction of the witness for a crime. This rule applies in both civil and criminal cases (Taylor vs. State, 139 Fla. 542, 190 So. 691, 124 ALR. 835).

Appellant Floro Quiz appears also to have been previously charged with consented abduction, but when he testified in court in his own behalf, he stoutly denied having been previously charged with any crime. Likewise, such insincerity casts a cloud of doubt on the veracity of his testimony.

IN VIEW OF ALL THE FOREGOING CONSIDERATIONS, the decision of the lower court being in accordance with law and the evidence, is affirmed *in toto* with costs against the appellants.

SO ORDERED.

Lucero and Perez, JJ., concur.

Judgment affirmed.

DEPARTMENT, OFFICE, AND BUREAU ADMINISTRATIVE ORDERS AND REGULATIONS

Executive Office

MEMORANDUM ORDER No. 122

REQUIRING ALL OFFICIALS AND EMPLOYEES CONCERNED IN THE EXECUTIVE OFFICE TO PRESENT THEIR FIREARMS FOR INSPECTION BY A REPRESENTATIVE OF THE PHILIPPINE CONSTABULARY.

Pursuant to the provisions of Section 897 of the Revised Administrative Code, officials and employees of this Office in possession of firearms are hereby required to present said firearms to the official representative of the Philippine Constabulary for verification and/or inspection in the office of the Malacañang Provost Officer during office hours on March 7, 10 and 11, 1969 together with the following:

1. Covering Permits;
2. Copy of their appointments approved by the Bureau of Civil Service; and/or written cer-

tification from this Office stating that they still need the firearms in the performance of their official duties.

For security reasons, firearms should be brought to the Office and presented unloaded to the said representative who shall be assisted during the above-mentioned verification by a representative from the Malacañang Provost Office.

In view of the intensified campaign for the verification of firearms by the Philippine Constabulary, all concerned in this Office are joined to take advantage of this opportunity to avoid inconvenience of presenting their firearms to the PC Headquarters for inspection.

By authority of the President:

(Sgd.) JOSE J. LEIDO, JR.
Assistant Executive Secretary

Manila, February 4, 1969.

Department of Justice

OFFICE OF THE SOLICITOR GENERAL

January 15, 1969

ADMINISTRATIVE ORDER No. 31

In the interest of the public service and pursuant to the provisions of existing laws, Mr. Loreto P. Novisteros, Acting Second Assistant Provincial Fiscal of Antique, is hereby designated Acting First Assistant Provincial Fiscal of the same province, effective immediately and to continue until further orders unless sooner revoked.

This revokes Administrative Order No. 96, series of 1968, insofar as the designation of Mr. Novisteros as Acting Second Assistant Provincial Fiscal is concerned.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 16, 1969

ADMINISTRATIVE ORDER No. 32

Effective immediately, Administrative Order No. 97, Series of 1968, of this Department, insofar as the designations of the following are concerned, is hereby revoked:

1. Mr. Enrique I. Soriano, as Acting Third Assistant City Fiscal of Iloilo City;
2. Mr. Arthur G. Padojinog, an Acting Fourth Assistant City Fiscal of Iloilo City;
3. Mr. Catalino P. Torre, as Acting Assistant City Fiscal of Iloilo City;
4. Mr. Espiridion L. Ariete, as Acting Assistant City Fiscal of Iloilo City;
5. Mr. Salvador A. Cabaluna, Jr. as Acting Assistant City Fiscal of Iloilo City;
6. Mr. Ernesto Uy Kimpang, as Acting Assistant City Fiscal of Iloilo City;
7. Mr. Edgardo J. Gil, as Acting Assistant City Fiscal of Iloilo City.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 16, 1969

ADMINISTRATIVE ORDER No. 33

In the interest of the public service and pursuant to the provisions of existing laws, Mr. Ricardo P. Galvez, Acting Assistant City Fiscal of Iloilo City, is hereby designated Acting Third

Assistant City Fiscal of the same city, with compensation as provided for by law, effective immediately and to continue until the date of the adjournment of the regular session of the Congress of the Philippines, next following this designation unless sooner revoked.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 16, 1969

ADMINISTRATIVE ORDER No. 34

Effective immediately, Administrative Order No. 99, Series of 1968, of this Department, insofar as the designation of Mr. Teodoro N. Florendo as Acting Provincial Fiscal of Negros Oriental is concerned, is hereby revoked.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 16, 1969

ADMINISTRATIVE ORDER No. 35

In the interest of the public service and pursuant to the provisions of existing laws, the following fiscals of the Province of Bohol are hereby designated to the positions indicated opposite their respective names, with compensation as provided for by law, *effective upon the assumption to duty* by Mr. Francisco Sia as Acting Provincial Fiscal of Bohol and to continue until the date of the adjournment of the regular session of the Congress of the Philippines next following these designations unless sooner revoked:

1. Mr. Cristobal G. Manding, 3rd Assistant Provincial Fiscal—as Acting Second Assistant Provincial Fiscal of Bohol.
2. Mr. Jacinto S. Bautista, 5th Assistant Provincial Fiscal—as Acting Third Assistant Provincial Fiscal of Bohol.
3. Mr. Simplicio M. Apalisoc, Acting 3rd Assistant Provincial Fiscal—as Acting Fourth Assistant Provincial Fiscal of Bohol.
4. Mr. Daniel B. Bernaldez, Acting 4th Assistant Provincial Fiscal—as Acting Fifth Assistant Provincial Fiscal of Bohol.

Administrative Order Nos. 245 and 299, Series of 1968, all of this Department, shall be deemed revoked upon the effectivity of this order.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 16, 1969

ADMINISTRATIVE ORDER No. 36

In the interest of the administration of justice and pursuant to the provisions of Section 76 of Republic Act No. 183, as amended, Mr. Francisco Llamas, Municipal Judge of Parañaque, Rizal is hereby designated, in addition to his regular duties, Acting City Judge of Pasay City, effective immediately and to continue until further orders from this Department.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 20, 1969

ADMINISTRATIVE ORDER No. 37

In the interest of the public service and pursuant to the provisions of Section 3, Republic Act 5184, Mr. Alejandro C. Siason, State Prosecutor of this Department, is hereby designated to collaborate with the City Fiscal of Quezon City in the investigation and prosecution of the alleged extortion case or any other offense arising therefrom involving two PHHC directors and other persons filed in the Office of the City Fiscal of Quezon City, effective immediately and to continue until further orders.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 20, 1969

ADMINISTRATIVE ORDER No. 38

In the interest of the public service and pursuant to the provisions of existing laws, Mr. Sixto Tagarda, Assistant Provincial Fiscal of Misamis Oriental, is hereby designated to assist the City Fiscal of Gingoog City in the investigation and prosecution of the rape case against Vicente Testro, et al., effective immediately and to continue until further orders.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 20, 1969

ADMINISTRATIVE ORDER No. 39

In the interest of the administration of justice and upon recommendation of the Executive District Judge, Administrative Order No. 261, of this Department, dated October 7, 1968, is hereby amended in the sense that the municipality of

Quezon be included under Branch III of the Court at Gumaca.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

January 7, 1969

ADMINISTRATIVE ORDER No. 10

DELINEATING THE DUTIES OF THE CHIEF
OFFICIALS OF THE PROSECUTION
STAFF AND THE FUNCTIONS OF ITS
DIVISIONS.

In the interest of the public service and in accordance with Republic Act No. 5134 entitled "AN ACT PROVIDING FOR ADDITIONAL PROSECUTORS IN THE PROSECUTION DIVISION OF THE DEPARTMENT OF JUSTICE, ENLARGING AND REORGANIZING ITS PROSECUTION STAFF, AND FOR OTHER PURPOSES", it is hereby directed that, subject to the direction and control of the Undersecretary of Justice, Felix Q. Antonio, the Chief State Prosecutor shall exercise direct supervision over the entire Prosecution Staff, including all subordinate employees to said staff; and in the discharge of his duties he shall be assisted by the Assistant Chief State Prosecutors who shall be responsible for the performance of the functions and tasks assigned to their respective divisions, to wit:

1. *The Prosecution Division—*

- a. Assists in the supervision of the performance of the duties of the provincial and city fiscals, the district state prosecutors, their assistants, special counsels and other prosecuting attorneys;
- b. Assists in the screening and in the preparation of recommendations for the designation and/or appointment of state prosecutors, fiscals, assistant fiscals, special counsels, and other prosecuting attorneys, and other members of the Prosecution Staff;
- c. Prepares circulars or memorandum;
- d. Studies *consultos* and prepares opinions on criminal law, procedure and other prosecution matters.

2. *The Investigation Division—*

- a. Supervises the preliminary investigation and prosecution of criminal cases assigned to the state prosecutors and other

prosecuting attorneys of the Prosecution Staff, except the district state prosecutors;

- b. Studies and prepares recommendation on appeals from decisions of City and Provincial Fiscals *not* to file criminal cases;
 - c. Supervises administrative or fact-finding investigations conducted by the State Prosecutors or other prosecuting attorneys of the Prosecution Staff upon request of other Departments, Bureau, Offices or of the Office of the President.
3. *The Administrative Division—*
- a. Attends to administrative investigations of Provincial and City Fiscals, their assistants, special counsels and other prosecuting attorneys;
 - b. Assists in the approval of itinerary of fiscals, their personnel, state prosecutors and the personnel of the Prosecution Staff;
 - c. Processes applications for vacation, sick or maternity leaves of fiscals, their personnel, state prosecutors, other prosecuting Attorneys and personnel of the Prosecution Staff;
 - d. Keeps track of daily new spacer accounts of other information thru radio or television, and determines what reports involve the Department of Justice, and recommends appropriation;
 - e. Attends to all administrative and personnel matters affecting the Prosecution Staff.

Assistant Chief State Prosecutors Leo D. Medialdes, Jose Y. Lim, and Florentino Flor are hereby designated Chiefs of the aforementioned Prosecution, Investigation and Administrative Divisions, respectively.

The investigation and prosecution of deportation cases shall be under the direct supervision of the Chief State Prosecutor.

The Chief State Prosecutor shall, upon prior approval of the Undersecretary of Justice, prepare and issue such implementing details as may be necessary to carry out the delineation of functions set forth above.

This revokes Administrative Order No. 261, dated December 1, 1967.

(Sgd.) JUAN PONCE ENRILE
Secretary of Justice

LEGAL AND OFFICIAL NOTICES

Courts of First Instance

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 850.—In re Petition for
Philippine Citizenship

By: CHUA LAM, Petitioner



NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, and Atty. Nicolas Jumapao for the petitioner and to all whom it may concern:

Whereas, a petition for naturalization has been presented to this Court by Chua Lam, quoted below:

Comes now the petitioner for naturalization as citizen of the Philippines, and to this Hon. Court respectfully states that:

1. His full name is CHUA LAM.

2. His present place of residence is at No. 85, Borromeo Street, Cebu City, Philippines; he has been residing in said place since 1954; he had previously resided at Rosario and Santo Cristo Streets, Manila; he had also resided at Cagayan de Oro City; he had likewise resided at Labangon, Cebu City, and at Sikatuna Street, Magallanes Street, Capitol Site, D. Jakosalem and F. Gonzales Streets, all of Cebu City.

3. He is a merchant by occupation; he is sole owner and proprietor of Benson Enterprises, a sole proprietorship engaged in the purchase and sale of general merchandise with place of business at No. 85 Borromeo Street, Cebu City; he is also stockholder, director and General Manager of Mar-Ben Industries, Inc., a corporation duly organized and existing under and by virtue of the laws of the Republic of the Philippines, engaged in the manufacture of Lion Katol Mosquito Killer, with place of business in Mandawe, Cebu; as such gen-

eral merchant, he made an average net income of not less than P13,000.00 per annum for which he pays income taxes regularly.

4. He was born in Chua Chu, Chinkiang, China, on June 23, 1918; he is at present a citizen of Nationalist China and a permanent resident in the Philippines.

5. He is married to Lim Eng Eng alias Juanita L. Go, who was born in Yu Shua, China, on December 26, 1928; they were married on December 13, 1949, at the Santo Rosario Church, Cebu City, and they have the following children whose names, dates and places of birth are as follows:

Name	Date of Birth	Place of Birth
Benson Go Chua	Sept. 11, 1950	Cebu City
Linda Go Chua	Mar. 14, 1952	Cebu City
Becky Go Chua	May 4, 1956	Cebu City
Dinah Go Chua	April 15, 1957	Cebu City
Dennis Go Chua	April 15, 1957	Cebu City
Peter Go Chua	Sept. 21, 1960	Cebu City

6. He has the following qualifications for naturalization under the Revised Naturalization Law, Commonwealth Act No. 473;

- (a) He is over 50 years of age;
- (b) He has resided in the Philippines continuously since his arrival at the Port of Manila on July 13, 1934;
- (c) He is a man of good moral character; he believe in the principles underlying the Philippine Constitution; he has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines, in his relation with the constituted government as well as with the community in which he lives; he has mingled socially with the Filipinos and has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipino people.
- (d) He has a lucrative occupation in the Philippines;
- (e) He speaks English, Chinese and the Cebu Visayan dialect; as well as write the same;
- (f) He has enrolled his children of school age in schools recognized by the government, where Philippine history, civics and government are taught, during the entire period of his residence in the Philippines, required of him prior to the hearing of this petition.

7. He is not disqualified for naturalization under the provisions of the Revised Naturalization Law, in that—

- (a) He is not opposed to organized government nor affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government;
- (b) He does not defend nor teach the necessity or propriety of violence, personal assault or assassination for the success and predominance of his ideas;
- (c) He is not a polygamist nor a believer in the practice of polygamy;
- (d) He has not been convicted of any crime involving moral turpitude;
- (d) He is not suffering from any mental alienation or any incurable contagious disease;
- (f) He is not a citizen or subject of a nation with whom the Philippines is at war; and
- (d) He is a citizen of Nationalist China whose laws grant Filipinos the right to become naturalized citizens thereof.

8. He has continuously resided in the Philippines for more than 34 years before filing this petition and particularly at the City of Cebu for a term of one year at least immediately preceding the date of this petition.

9. He emigrated to the Philippines from Chua Chu, Chinkiang, China, and arrive at the Port of Manila on July 13, 1934, on the vessel "G. PA TECK", as shown by his Certificate of Arrival, marked Annex "A" and made part of this petition.

10. Having resided continuously in the Philippines for more than 34 years before filing this petition, herein petitioner did not file a Declaration of Intention as required by Section 5 of the Revised Naturalization Law, he being exempt from said requirement under Section 6 of said law.

11. It is his intention in good faith to become a citizen of the Philippines, and to renounce absolutely and forever all allegiance and fidelity to and foreign prince, potentate, state or sovereignty, and particularly to Nationalist China of which at this time he is a citizen or subject; he will reside permanently and continuously in the Philippines from the date of filing of this petition up to the time of his admission to Philippine citizenship.

12. Messrs. Bienvenido Tudtud, Danilo Campos and Antonio P. del Rio, all Filipino citizens and residents of the City of Cebu, will appear and testify as his witnesses at the hearing of this petition.

13. Attached hereto and made parts of this petition are (a) a photograph of himself; (b) a photostat of his Alien Certificate of Registration No. 191465, dated January 10, 1951; (c) a photostat of his Immigration Certificate of Residence No. 96176, dated December 28, 1951; and (d) the joint affida-

vit of his witnesses, said documents to be known as Annexes "B", "C", "D", and "E", respectively.

WHEREFORE, your petitioner respectfully prays that after due hearing, he be admitted a citizen of the Philippines.

Cebu City, Philippines, November 9, 1968.

(Sgd.) CHUA LAM
Petitioner

(Sgd.) NICOLAS JUMAPAO
Counsel for the petitioner
Republic Building, Colon Street
Cebu City.

REPUBLIC OF THE PHILIPPINES } S.S.
CITY OF CEBU }

I, Chua Lam, after being duly sworn to, do hereby depose and say: That I am the petitioner in the above-entitled proceedings; that I have read all the allegations contained in the foregoing petition and that all of said allegations are true and correct.

(Sgd.) CHUA LAM

Subscribed and sworn to before me on this 9th day of November, 1968, at Cebu City, Philippines. Petitioner exhibited to me his Residence Certificate No. A-1961482, issued at Mandawe, Cebu, on January 15, 1968.

(Sgd.) NICOLAS JUMAPAO
Notary Public
Until December 31, 1969

Doc. No. 260, Page No. 94,
Book No. XV, Series of 1968.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

CERTIFICATE OF ARRIVAL

This is to certify that according to the records of this Office, one Chua Lam, Chinese, male, 50 yrs. Married, Employee arrived on board the vessel S/S "G. PA TECK" at the port of Manila, on the 13th day of July, 1934, and was allowed to land as "son of merchant" for permanent residence.

Manila, November 5, 1968.

For the Commissioner:

(Sgd.) REGINO M. DEL ROSARIO
Chief, Record Section

P10.00
O.R. No. I-0471385
Manila, Nov. 5, 1968.
Legal Res. fees P2.00
O.R. No. ———

REFERENCE:

ACR. No. A-191465 issued in Manila dated January 10, 1951, ICR. No. 96176 issued in Manila dated December 28, 1951, LRC NOS. 104316/115442 issued in Manila dated July 13, 1934 ess 3-15-65.

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

ICR No. 96170
A-191465

City of
Municipality
Province of

ALIEN CERTIFICATE OF REGISTRATION

(Issued under Rep. Act No. 562)

This is to certify that Chua Lam, a citizen or subject of China, has applied for registration and fingerprinting and that he has been issued this Certificate of Registration pursuant to the provision of Section 4 of the Alien Registration Act of 1950.

O.R. No. A-4418933
Amount—P50.00 dated 7/17/50
Place—Cebu City
LRC Nos. 104316-115442
July 6, 1934, Manila.

No. 96176

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF JUSTICE
BUREAU OF IMMIGRATION
MANILA

IMMIGRANT CERTIFICATE OF RESIDENCE

This is to certify that Chua Lam, whose photograph is affixed hereto and partially covered by the seal of this Office, was admitted as an immigrant at the port of Manila, and is lawfully entitled to remain in the Philippines.

Given under my hand and seal this 28th day of December, 1951.

(Sgd.) VICENTE DE LA CRUZ
Commissioner of Immigration

DATA AND DESCRIPTION

Name Chua Lam
Previous Act No. 142072-V Issued at Cebu City, on Feb. 10, 1947.
Date and Place of Birth June 28, 1918—Chua Chu, Chinkang, China.
Civil Status, Married, If married, state name and address of Spouse, LIM ENG ENG, Jakosalem St., Cebu City.
Local Residence and Address: Jakosalem St., Cebu City.
Occupation—Employee
Employer, if any, Go Limco Corp., F. Gonzales St., Cebu City.

Physical Description and Distinguishing Marks:

Age Actual—33 yrs.
Age Apparent—
Height—5' 8"
Complexion—Yellow
Build—Medium
Habits and peculiarities—
Color of Hair—Black
Color of Eyes—Brown
Weight—150 lbs.
Race—Chinese
Sex—Male

Visible marks and tattoos—Mole center forehead; mole left cheek, mole rim right ear.
Given under my hand and Official Seal this 19th day of January, 1951, at Manila.

For the Commissioner of Immigration:

(Sgd.) VICENTE S. TAN
Registration Officer

PERSONAL DESCRIPTION OF BEARER

Age—33 yrs.
Sex—Male
Civil Status—Married
Nationality—Chinese
Address—D. Jakosalem St., Cebu City
Occupation—Employee
Place of Birth—Chin Chu, China
Date of Birth—June 28, 1918
Hair—black; Eyes—Brown
Complexion—Yellow
Physical marks—Mole center forehead; Mole left cheek; mole rim right ear.
Travel papers—Consular request
A.C.R. No. 191465

In lieu of ICR No. 104316-115442 dated July 13, 1934.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 850.—In the Matter of the Petition for Admission as Citizen of the Philippines, CHUA LAM, Petitioner.

AFFIDAVIT OF WITNESSES

We, Danilo Campos, resident of Esperanza Subdivision, Katipunan, Labangon, Cebu City, Philippines; Bienvenido Tudtud, resident of Talamban, Cebu City, Philippines; and Antonio P. Del Rio, resident of 31-C Urgello Private Road, Cebu City, Philippines, all of legal age, after being duly, severally and respectively sworn to, do hereby depose and say: That we are citizens of the Philippines; that we have been acquainted in the Philippines with and have personally known for more than (10) years, Mr. Chua Lam, petitioner in the above matter; that to our personal knowledge, petitioner has been residing in the Philippines for so many years, particularly in the City of Cebu in which his petition for naturalization is to be filed, that we have a personal knowledge that petitioner is and during all such period has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in our opinion, petitioner has all the qualifications necessary to become a citizen of the Philippines, and is not in any way disqualified under the provisions of the Revised Naturalization Law, Commonwealth Act No. 473.

In witness whereof, we have hereunto signed this affidavit on this 9th day of November, 1968, at the City of Cebu, Philippines.

(Sgd.) **DANILO CAMPOS**
Res. Cert. No. A-1863985
Dated Jan. 18, 1968
Issued at Cebu City.

(Sgd.) **BIENVENIDO TUDTUD**
Res. Cert. No. A-1860712
Dated Jan. 19, 1968
Issued at Cebu City.

(Sgd.) **ANTONIO P. DEL RIO**
Res. Cert. No. 4659354
Dated April 13, 1968
Issued at Cebu City.

REPUBLIC OF THE PHILIPPINES }
CITY OF CEBU } S.S.

Subscribed and sworn to before me on this 9th day of November, 1968, at the City of Cebu, Philippines, by Messrs. Danilo Campos, Bienvenido Tudtud and Antonio P. del Rio, affiants in the foregoing joint affidavit who exhibited to me their residence certificates indicated below their respective names.

(Sgd.) **NICOLAS JUMAPAO**
Notary Public
Until December 31, 1969

Doc. No. 258;
Page No. 94;
Book No. XV;
Series of 1968.

Therefore, you are hereby given notice that said petition will be heard by this Court, on the 14th day of November, 1969, at 8:30 a.m., and

It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in the *Cebu Advocate*, a newspaper of general circulation in the City and Province of Cebu, where the petitioner resides, the last publication to be made at least six (6) months before the date herein above set for hearing the said petition and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness the Honorable Santiago O. Tafiada, Judge of this Court this 9th day of December, 1968.

Attest:
[8-10]

FELIX K. BARRAL
Acting Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT
BRANCH III

CASE No. 74617.—In the Matter of the Petition of ONG HING LIM also known as "WILLIE" ONG to be Admitted a citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila and to Mr. Ong Hing Lim also known as Willie Ong, petitioner, No. 853 Magdalena St., Manila, and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Ong Hing Lim on October 22, 1968, copy of which is attached hereto, alleging that his full name is Ong Hing Lim but is also known popularly as "Willie" Ong since childhood in family circles, among friends, classmates and business associates; that he was born on March 2, 1933 at Eng Ling, China; that he is a resident of 853 Magdalena St., Manila; that he emigrated to the Philippines from Amoy, China on April 25, 1936 as son of merchant for permanent residence; and that his witnesses are Mr. Senen S. Burgos of 1421 Vicente G. Cruz St., Manila; Mr. Jose M. Silva of 1741-A Sulu St., Sta. Cruz, Manila and Mr. Carlos S. M. Basilio of 13 Tanguile St., United Parañaque Sub., Parañaque, Rizal, Philippines. Notice is hereby given that said petition will be heard by this Court on the 3rd day of July, 1969, at 8:30 a.m.

In accordance with law, let this notice and the attached petition, together with its annexes, be published at petitioner's expense once a week for three consecutive weeks in the *Official Gazette* and in the *Evening News*, a newspaper of general circulation in the City of Manila where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness, the Honorable Jose G. Bautista, Judge of the Court of First Instance of Manila, this 30th day of October, in the year of our Lord nineteen hundred and sixty-eight.

(Sgd.) JOSE SAN AGUSTIN
Clerk of Court

[8-10]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA
SIXTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 74617.—In the Matter of the Petition of ONG HING LIM also known as "WILLIE" ONG to be admitted a citizen of the Philippines.

ONG HING LIM, Petitioner



PETITION FOR NATURALIZATION

I apply for naturalization as citizen of the Philippines and to this Honorable Court, I respectfully show:

First—My full name is Ong Hing Lim. I am also known popularly as "Willie" Ong since my childhood in family circles, among friends, classmates and business associates.

Second—My present place of residence is 853 Magdalena St., Manila, Philippines and my former places of residence were: 422 Caballeros, Manila; 754 (Old) 654 (New) Sto. Cristo St., Manila; and 50-1128 Magdalena, Manila.

Third—My trade or profession is Asst. Manager of Extensive Auto Supply located at 1238 C. M. Recto Ave., Manila, since 1965 with a monthly salary of P500.00 a month plus bonus; I am also employed as Asst. Manager of L & W International Company since April, 1968 on part-time basis with a monthly salary of P400.00; My wife, Lu Pick Huy is teacher of St. Stephen's High School, Manila with a monthly salary of P250.00 since January, 1968 besides being partner of L & W International Company with an investment of P20,000.00; my joint income with my wife for 1965 was P8,560.00; P10,110.00 in 1966; and P11,200.00 in 1967.

Fourth—I was born on the 2nd day of March, 1933 at Eng Ling, China. I am at present a citizen or subject of the Republic of Nationalist China at Formosa under whose laws Filipinos may become naturalized citizens or subjects thereof.

Fifth—I am married. My wife's name is Lu Pick Huy who was born in Kulangsu, Amoy, China on June 17, 1935 and now resides with my family at 853 Magdalena St., Manila, Philippines. I have two (2) children, namely: Stephen Lu Ong who was born in Manila, Philippines on No-

vember 17, 1964 and Sanora Lu Ong who was born in Manila, Philippines on August 23, 1967 and who reside with my family at 853 Magdalena St., Manila and both of whom are not yet of school age.

Sixth.—I emigrated to the Philippines from Amoy, China on April 25, 1936 as son of merchant for permanent residence.

Seventh.—I have resided continuously in the Philippines for over 32 years immediately preceding the date of the filing of this petition, to wit: since my first arrival in the City of Manila on April 25, 1936 or a period of 32 years residence in the City of Manila. I filed my Declaration of Intention to become a citizen of the Philippines with the Office of the Solicitor General, Manila on March 8, 1967. I hereby declare that I possess all the qualifications required by Commonwealth Act No. 473 as amended as follows:

- (a) I am thirty-five (35) years of age as of the date of this petition;
- (b) I have resided continuously in the City of Manila, Philippines since my first arrival on April 25, 1936 or a period of 32 years now;
- (c) I am of good moral character and believe in the principles underlying the Philippine Constitution and I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted authorities (government) as well as with the community in which I am living;
- (d) I have lucrative trade, profession or lawful occupation being Asst. Manager of Extensive Auto Supply with a monthly salary of P500.00 plus bonus and Asst. Manager (part-time) of L & W International Company with a monthly salary of P400.00; my wife, Lu Pick Huy is teacher of St. Stephen's High School, Manila, with a monthly salary of P250.00 besides being a partner of L & W International Company with an investment of P20,000.00 (Pls. refer to Page One (1) of petition);
- (e) I know how to speak and write English and Tagalog; and
- (f) That in case my children reach school age, I will send them to public or private schools recognized by the Government where Philippine History, Government and Civics are taught as part of the school curriculum and where the majority of the students are Filipinos during the entire period of my residence in the Philippines required of me in connection with my petition for naturalization as Philippine citizen; and that I am not disqualified for naturalization under the provisions of Commonwealth Act No. 473 as amended; and that:

Eighth.—I am able to speak and write English and Tagalog.

Ninth.—I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relation with the constituted government as well as with the community in which I am living. I have mingled socially with Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos. I have all the qualifications required under Section Two (2), and none of the disqualifications under Sec. Four(4), of Commonwealth Act No. 473 as amended.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of man's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease and I am free from mental alienation. The nation of which I am a citizen or subject is not at war with the Philippines.

Tenth.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty and particularly to the Republic of Nationalist China at Formosa of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of this petition up to the time of my admission to Philippine citizenship.

Eleventh.—I have not heretofore made petition for citizenship to any court.

Twelfth.—Senen S. Burgos, Filipino, of legal age, residing at 1421 Vicente G. Cruz St., Manila; Jose M. Silva, Filipino, of legal age, residing at 1741-A Sulu St., Sta. Cruz, Manila; and Carlos S. M. Basilio, Filipino, of legal age, residing at 13 Tanguile St., United Parañaque Sub., Parañaque, Rizal, Philippines, will appear and testify as my witnesses at the hearing of my herein petition, their Affidavit Annex "A" being made an integral part hereof.

Attached hereto and made a part of this petition are my ACR No. A-187669 issued at Manila on Dec. 20, 1950; ICR No. 104583 issued at Manila on Sept. 21, 1953; Certificate of Arrival issued by the Bureau of Immigration, Manila on March 7, 1967; and my Declaration of Intention to become a citizen of the Philippines which I filed with the Office of the Solicitor General, Manila on March 8, 1967.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.

Dated at Manila, Philippines, this 20th day of August, 1968.

(Sgd.) ONG HING LIM
Petitioner

(Sgd.) AMANCIO M. DE LOS ANGELES
Attorney for Petitioner
614 T. Pinpin, Manila.
Tel. 21-75-39

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA, PHILIPPINES } S.S.

ONG HING LIM also known as "Willie" Ong, Chinese, of legal age, deposes and says that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true to his own knowledge.

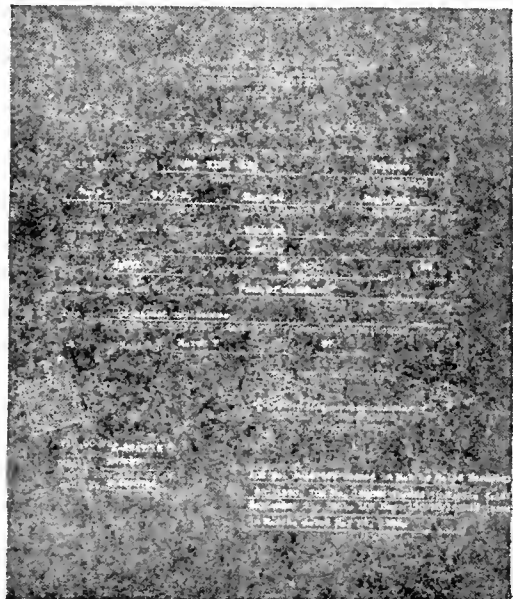
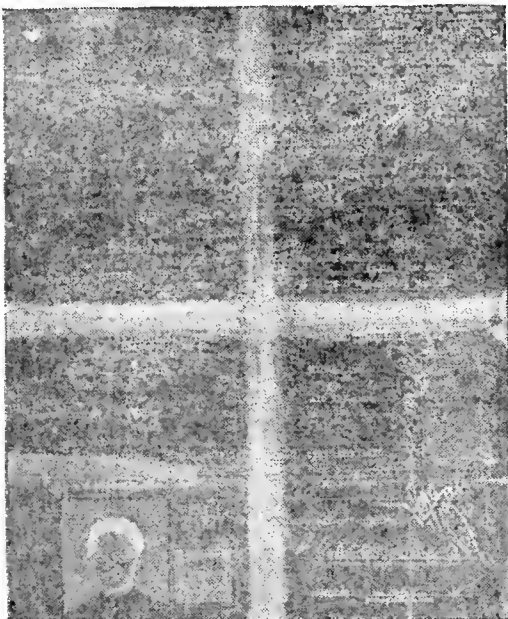
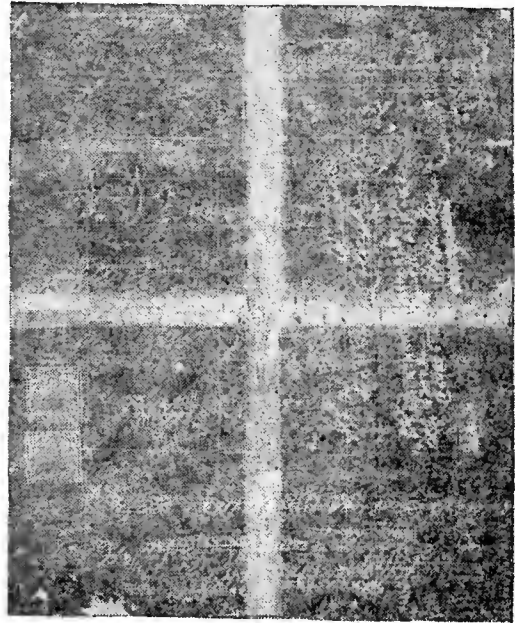
(Sgd.) ONG HING LIM
Petitioner

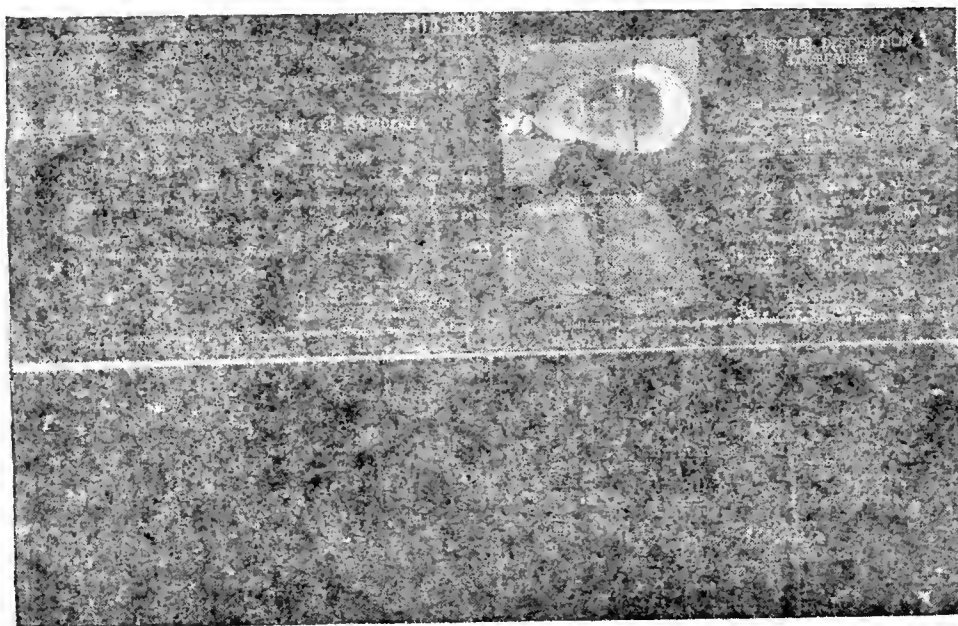
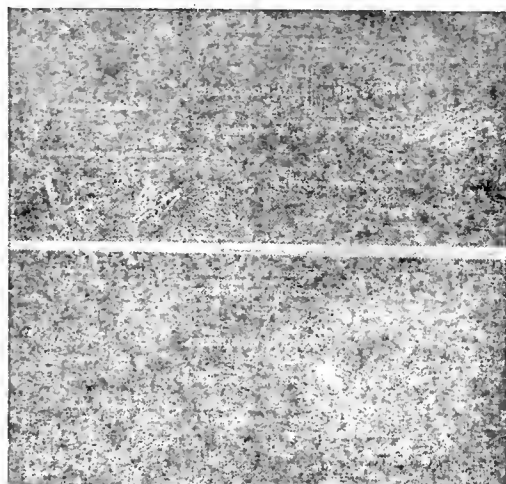
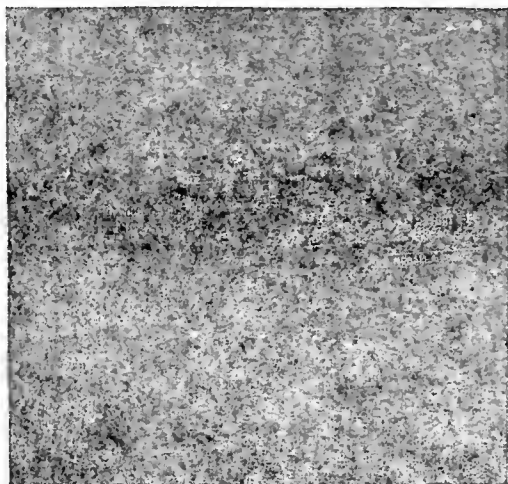
Subscribed and sworn to before me this 20th day of August, 1968 at the City of Manila, Philippines, affiant exhibited to me his Residence Tax Certificate No. A-154122 issued at Manila on January 9, 1968.

(Sgd.) AMANCIO M. DE LOS ANGELES
Notary Public

[8-10] Until December 31, 1968

Doc. No. 33;
Page No. 53;
Book No. X;
Series of 1968.





ANNEX "A"

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MANILA

NATURALIZATION CASE NO. 74617.—In the Matter of the Petition of ONG HING LIM also known as WILLIE ONG to be admitted a citizen of the Philippines.

AFFIDAVIT OF WITNESSES

Senen S. Burgos, Filipino, of legal age, lawyer, residing at 1421 Vicente G. Cruz St., Manila; Jose M. Silva, Filipino, of legal age, teacher, residing at 1741-A Sulu St., Sta. Cruz, Manila; and Car-

los S. M. Basilio, Filipino, of legal age, business executive, residing at 13 Tanguile St., United Parañaque Sub., Parañaque, Rizal, Philippines, each being severally, duly and respectively sworn, deposes and says that he is a citizen of the Philippines; that he has personally known and has been acquainted in the Philippines with Ong Hing Lim also known as Willie Ong, the petitioner above-mentioned for over ten (10) years; that to his knowledge, the petitioner has resided in the Philippines continuously for over ten (10) years preceding the date of the filing of his petition of which this affidavit is a part; that he has personal knowledge that the petitioner is and

during all such periods (over ten (10) years), has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution and well disposed to the good order and happiness of the Philippines; and that in his opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473 as amended.

(Sgd.) SENEN S. BURGOS

Affiant

Res. Tax Cert. No. A-506007 issued at Manila on April 8, 1968.

(Sgd.) JOSE M. SILVA

Affiant

Res. Tax Cert. No. A-4134969 issued at Caloocan City on January 3, 1968.

(Sgd.) CARLOS S. M. BASILIO

Affiant

Res. Tax Cert. A-348904 issued at Manila on February 5, 1968.

Subscribe and sworn to before me this 20th day of August, 1968 at the City of Manila, Philippines, affiants exhibited to me their Residence Tax Certificates described below their respective signatures.

(Sgd.) AMANCIO DE LOS ANGELES

Notary Public Until December 31, 1968

Doc. No. 39;

Page No. 53;

Book No. X;

Series of 1968.

Picture Office of the Solicitor General
Declaration of Intention

File No. 5343

OR No. 3938434

Date: March 8, 1967

(Sgd.) GUADALUPE E. LOCO

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA, PHILIPPINES } S.S.

DECLARATION OF INTENTION

I, Ong Hing Lim also known as Willie Ong, do declare on oath that:

It is my intention in good faith to become a citizen of the Philippines and to permanently reside therein.

My age is 34 years and my occupation is employee of Extensive Auto Supply at 1238 C. M. Recto Avenue, Manila, Philippines. I am married. My wife's name is Lu Pick Huy. She was born in Kulangaw, Amoy, China on June 17, 1935 and now resides at 5-D 1128 Magdalena, Manila. I

have only one (1) child, Stephen Lu Ong who was born in Manila, Philippines on Nov. 17, 1964 and who lives with my family at 5-D 1128 Magdalena, Manila.

My personal description is: Color—Yellow; Complexion—Yellow; Height—5'7"; Weight—148 lbs; Color of Hair—Black; Color of Eyes—Brown; other visible distinctive marks: Small mole lt. forehead; tiny mole lt. cheekbone. Two (2) photographs of myself are hereto attached.

I was born in Eng Ling, China on the 2nd day of March, 1933. I now reside at 5-D 1128 Magdalena, Manila and my post-office address is 5-D 1128 Magdalena, Manila; my former places of residence were: 422 Caballeros, Manila and 754 (Old No.) 534 (New No.) Sto. Cristo, Manila.

I emigrated to the Philippines from Amoy, China. My last foreign residence was Eng Ling, China. I arrived at the Port of Manila on April 25, 1936 as son of merchant for permanent residence as shown by the attached Certificate of Arrival issued by the Bureau of Immigration, Manila on March 7, 1967.

I finished my elementary education at the Anglo Chinese School, Manila; I graduated at the U.S.T. High School, Manila in 1954; I was 3rd year Chemical Engineering student at FEU, College of Engineering when I stopped studying.

I will, before being admitted to Philippine citizenship, renounce absolutely and forever all allegiance and fidelity to any foreign potentate, state or sovereignty, and particularly to the Republic of Nationalist China at Formosa of which at this time, I am a citizen or subject.

I am not an anarchist; I am not a polygamist nor a believer in the practice of polygamy.

I have not been convicted of any crime.

I am not suffering from any incurable contagious disease and I am free from mental alienation.

I believe in the principles underlying the Philippine Constitution. So help me God.

(Sgd.) ONG HING LIM

Signature of Declarant

Subscribed and sworn to before me this 8th day of March, 1967 at the City of Manila, Philippines, affiant-declarant exhibited to me his Residence Tax Certificate No. A-13480 issued at Manila on January 3, 1967.

(Sgd.) AMANCIO N. DE LOS ANGELES

Notary Public

Until December 31, 1968

Doc. No. 47;

Page No. 32;

Book No. X;

Series of 1967.

[8-10]

REPUBLIKA NG PILIPINAS
HUKUMANG UNANG DULUGAN NG NEGROS ORIENTAL
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
12 DISTRITO HUDISYAL
SANGAY II

SPECIAL CASE No. 1624.—In Re Petition for Philippine Citizenship

By: MARCELINA SY KHO

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General and Mrs. Marcelina Sy Kho, Calindagan Road, Dumaguete City; Atty. Lenin R. Victoriano, and to all whom it may concern:

Whereas, a petition for Philippine Citizenship pursuant to Commonwealth Act No. 473, as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Negros Oriental by Marcelina Sy Kho, which petition reads as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
TWELFTH JUDICIAL DISTRICT

SPECIAL CASE No. 1624.—In the Matter of the Petition of MARCELINA SY KHO, to be admitted as a Citizen of the Philippines by virtue of marriage to a Filipino citizen.



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines by virtue of marriage to a Filipino citizen, and to the Court respectfully show:

First—My full name is Marcelina Sy. By virtue of marriage, I am now Marcelina Sy Kho.

Second—My present place of residence is Calindagan Road, Dumaguete City. My former place of residence was corner W.A. Jones and Real Streets, Dumaguete City, or simply W. A. Jones St., Dumaguete City.

Third—I am married. My husband's name is Marciano Kho, with whom I live and supports me and our only child. My husband Marciano Kho owns and operates a wholesale and retail business establishment in Dumaguete City, simply called "Marciano Kho", and has been in such business since 1962, from which we derive an average annual net income of P10,000.00.

Fourth—I was born at Dumaguete City, Philippines, on June 2, 1937. I am at present a citizen or subject of the Republic of Nationalist China, under whose laws Filipinos may become naturalized citizens or subjects thereof.

Fifth—My husband Marciano Kho is 31 years old, having been born on December 9, 1937, at Dumaguete City, Philippines. My husband and I have one child, legitimate, named Mary Margaret Kho, born on March 8, 1968, at Dumaguete City. My husband, my child and I reside together at Calindagan Road, Dumaguete City.

Sixth—I have continuously resided in Dumaguete City since birth.

Seventh—I am able to speak and write English and Cebuano-Visayan.

Eighth—My only child is not yet of school age.

Ninth—I am of good moral character. I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted Government as well as with the community in which I am living. I have mingled socially with the Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government. I am not defending or teaching the necessity or propriety of violence, personal assault and assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from mental alienation or any incurable disease. The nation of which I am a citizen or subject is not at war with the Philippines.

Tenth—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine citizenship.

Eleventh—I filed a petition to have myself declared a citizen of the Philippines by virtue of marriage before this same court on January 19, 1967, in Special Case No. 1543. Before the presentation of evidence, I withdrew said petition on January 7, 1969, on the ground that it lacked some formal allegations required by law, without prejudice to filing the proper petition.

Twelfth—I am exempt from the requirement of making a declaration of intention under Section 6 of Commonwealth Act 473, as amended, because I was born in the Philippines and have received my primary, secondary, and collegiate education in public schools or those recognized by the government and not limited to any race or nationality, and I have no child yet of school age. Moreover, I am married to a Filipino.

Thirteenth—My husband Marciano Kho is a Filipino citizen by naturalization, he having been naturalized before the Court of First Instance of Davao in Special Case No. 125, his Certificate of Naturalization No. 77 having been issued by said court on October 11, 1962, and recognized by the Bureau of Immigration on September 23, 1966. I married my husband after the issuance of his certificate of naturalization or on October 2, 1966 at Dumaguete City.

Fourteenth—Hoover Aldecoa and Rodrigo Quiamco, both Filipino citizens, and residents of Dumaguete City, Philippines, both of legal age, will appear and testify as witnesses at the hearing of this petition.

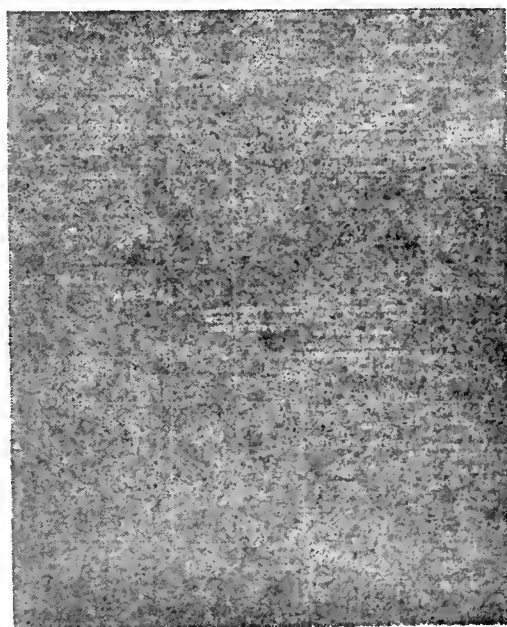
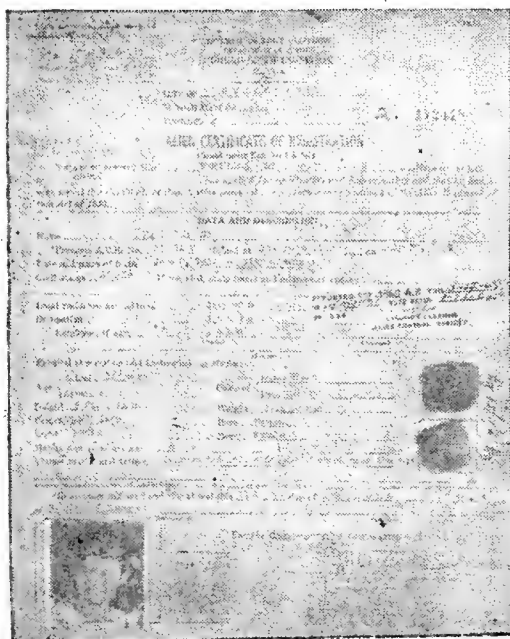
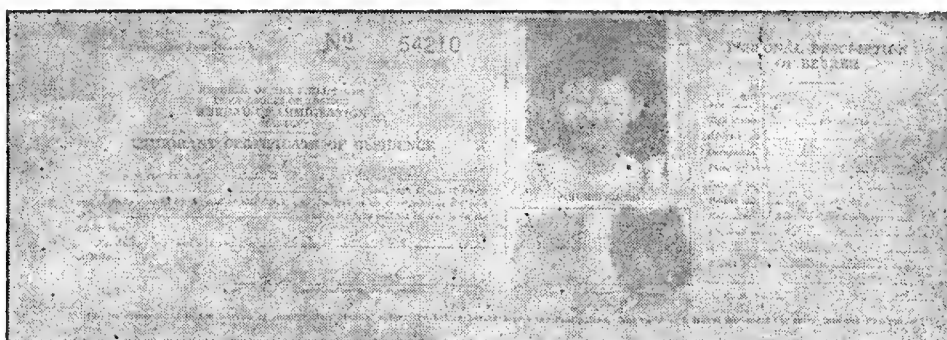
Fifteenth—Attached hereto and made integral parts of this petition are: (a) affidavit of the two named witnesses; (b) my two photographs, duly autographed and signed; (c) my Native-born Certificate of Residence No. 54210 issued on June 19, 1951, at Manila; and (d) my Alien Certificate of Registration No. A-172418 issued on June 11, 1951, at Dumaguete City.

Wherefore, your petitioner prays that she be admitted as a citizen of the Philippines by virtue of her marriage to a Filipino citizen.

(Sgd.) MARCELINA SY KHO
T. MARCELINA SY KHO

Petitioner

[8-10]



REPUBLIC OF THE PHILIPPINES }
CITY OF DUMAGUETE } S.S.

Marcelina Sy Kho, being duly sworn, deposes and says: that she is the petitioner in the above-entitled proceedings; that she has read the foregoing petition, and knows and understands the contents thereof, and that the same are true and correct, of her own knowledge.

(Sgd.) MARCELINA SY KHO
T. MARCELINA SY KHO
Petitioner

Witness:

(Sgd.) LENIN R. VICTORIANO

Sworn and subscribed before me this 11th day of January, 1969, at Dumaguete City, Philippines, by affiant Marcelina Sy Kho.

(Sgd.) CASTULO V. CABALLES
T. CASTULO V. CABALLES
Clerk of Court
CFI, Dumaguete City

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
TWELFTH JUDICIAL DISTRICT

SPECIAL CASE No. 1624.—In the Matter of the Petition of MARCELINA SY KHO, to be Admitted a citizen of the Philippines by virtue of marriage to a Filipino citizen.

AFFIDAVIT OF WITNESSES

Hoover Aldecoa, residing at Dumaguete City, Philippines, and Rodrigo Quiamco, residing at Dumaguete City, Philippines, each being severally, duly and respectively sworn, deposes and says:

That he is a citizen of the Philippines; that he has personally known and has been acquainted in the Philippines with Marcelina Sy, now Mrs. Marcelina Sy Kho, the petitioner above-mentioned for more than twenty (20) years immediately preceding the date of this affidavit, i.e., since her childhood up to the present time; that to his personal knowledge the petitioner has resided in the Philippines continuously preceding the date of

filing her petition of which this affidavit is a part, to wit, since the date last mentioned, and at Dumaguete City, Philippines, in which the above-entitled petition is made, continuously since more than twenty (20) years immediately preceding the date of this affidavit up to the present time; that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act 473, as amended.

(Sgd.) HOOVER ALDECOA (Sgd.) RODRIGO QUIAMCO
T. HOOVER ALDECOA T. RODRIGO QUIAMCO
Affiant Affiant

Sworn and subscribed before me this 11th day of January, 1969, at Dumaguete City, Philippines, by affiants Hoover Aldecoa and Rodrigo Quiamco.

(Sgd.) CASTULO V. CABALLES
Clerk of Court
CFI, Dumaguete City

Attached to this notice of petition for Philippine Citizenship and made annexes thereof are: (1) Native-Born Certificate of Residence of petitioner Marcelina Sy Kho; and (2) her Alien Certificate of Registration.

Now therefore, you are hereby given notice that said petition will be heard by this Court, on the 14th day of November, 1969, at 8:30 a.m. and

It is hereby ordered that this notice be published at the expense of the petitioner, once a week for three consecutive weeks, in the *Official Gazette* and in the newspaper of general circulation in the Province of Negros Oriental, and copy thereof be posted in a public and conspicuous place in the Office of the Clerk of this Court.

Witness the Honorable Inocencio Rosal, Judge of the Court of First Instance of Negros Oriental, this 13th day of January, 1969.

Attest: (Sgd.) CASTULO V. CABALLES
[8-10] Clerk of Court

REPUBLIKA NG PILIPINAS
HUKUMANG UNANG DULUGAN NG NEGROS ORIENTAL
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
12 DISTRITO HUDISYAL
SANGAY II

SPECIAL CASE No. 1628.—In Re Petition for Philippine Citizenship

By: DIOSDADA MANDAWA TAN CHING

NOTICE OF PETITION FOR PHILIPPINE
CITIZENSHIP

To the Honorable Solicitor General and Mrs. Diosdada Mandawe Tan Ching, No. 136 Alfonso XIII Street, Park Hotel, Dumaguete City, Atty. Lenin R. Victoriano, and to all whom it may concern:

Whereas, a petition for Philippine Citizenship pursuant to Commonwealth Act No. 473, as amended by Commonwealth Act No. 535, has been presented to this Court of First Instance of Negros Oriental by Diosdada Mandawe Tan Ching, which petition reads as follows:

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
TWELFTH JUDICIAL DISTRICT

SPECIAL CASE No. 1628.—In the Matter of the Petition of Diosdada Mandawe Tan Ching, to be admitted as a citizen of the Philippines by virtue of marriage to a Filipino citizen.



PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Philippines by virtue of marriage to a Filipino citizen, and to the court respectfully show:

First—My full maiden name is Diosdada Mandawe Tan. By virtue of marriage, I am now Diosdada Mandawe Tan Ching. Sometimes, I am also called Diosdada Mandawe Tan Chuang, because my husband's surname Ching is synonymous with Chuang. Sometimes, also, I am called by first name as Bee Tin, Chinese words for beauty and sweetness.

Second—My present place of residence is No. 136 Alfonso XIII Street, Park Hotel, Dumaguete City, and my former residence was No. 30-32 W. A. Jones Street, Dumaguete City. Before coming to Dumaguete City, I was a resident of Cebu City.

During my infant years, I was residing at Palompon, Leyte.

Third—I am married. My husband's name is Ching Sa, who is also known by friends and acquaintances to be Chuang Te Kun. The surname Chuang is synonymous with Ching and that Te Kun means of good character. I live with him and he supports me and our children. My husband's trade or profession is businessman as operator of a hotel business since 1961 and as operator of a gasoline station since this year, from which he derives an average annual income of more than P15,000.00

Fourth—I was born at Palompon, Leyte on March 29, 1923. I am at present a citizen or subject of the Republic of Nationalist China, under whose laws Filipinos may become naturalized citizens or subjects thereof.

Fifth—My husband Ching Sa was born in Amoy, Fukien, China on December 21, 1917. My husband and I have six legitimate children, namely: Robert T. Chuang, born on March 12, 1945; Beverly T. Chuang, born on December 24, 1946; Rosaline T. Chuang, born on March 3, 1950; Reuben T. Chuang Ka Eng, born on November 4, 1953; Athena T. Chuang, born on May 22, 1955; and Roland T. Chuang, born on February 22, 1957. All my children were born at Dumaguete (now City), Negros Oriental. My children and I are presently residents of No. 136 Alfonso XIII Street, Park Hotel, Dumaguete City.

Sixth—I have continuously resided in the Philippines since birth. I stayed for a few years at Palompon, Leyte, where I was born, and later on, while still an infant, I transferred to Cebu City where I continuously resided up to the year 1944. From Cebu City, I transferred to Dumaguete City where I have been residing continuously since then up to the present time.

Seventh—I am able to speak and write English and Cebuano-Visayan.

Eighth—I have enrolled all my children of school age in schools recognized by the government where Philippine history, government and civics are taught as part of the school curriculum, said enrollment having lasted during the entire period of my required residence in the Philippines. My two eldest children who are now of legal age have already finished their college education, and the rest of my children who are still minors are presently studying at Silliman University, Dumaguete City, except Rosaline who is taking medical technology at Cebu City.

Ninth—I am of good moral character. I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted Government as well as with the Community in which I am living. I

have mingled socially with the Filipinos, and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4, of Commonwealth Act No. 473.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from mental alienation or any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the Philippines.

Tenth—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine citizenship.

Eleventh—I have not heretofore made petition for citizenship in any court.

Twelfth—I am exempt from the requirement of making a declaration of intention under Section 6 of Commonwealth Act No. 473, as amended, because I was born in the Philippines and have received my primary and secondary education in a school recognized by the Government and not limited to any race or nationality, and I have enrolled all my minor children of school age in schools recognized by the government and where Philippine history, government and civics are taught as part of the school curriculum. Moreover, I am married to a Filipino.

Thirteenth—My husband Ching Sa is a Filipino citizen by naturalization, he having been naturalized before the Court of First Instance of Negros Oriental in Special Case No. 1492, his Certificate of Naturalization No. 64, having been issued by said court on November 20, 1968. He took his oath as such Filipino on the same date.

Fourteenth—Cirila Uy, Priscilla Sabate, Fe Villagonzalo Mancao and Rosario Granada Oracion, all Filipino citizens, the first two being residents of Cebu City and the last two being residents of Dumaguete City, all of legal age, will appear and testify as my witnesses at the hearing of this petition.

Fifteenth—Attached hereto and made integral parts of this petition are : (a) affidavits of the four named witnesses; (b) my two photographs, duly autographed and signed; (c) my Alien Cer-

tificate of Registration No. A-172023 issued at Dumaguete City on December 20, 1950.

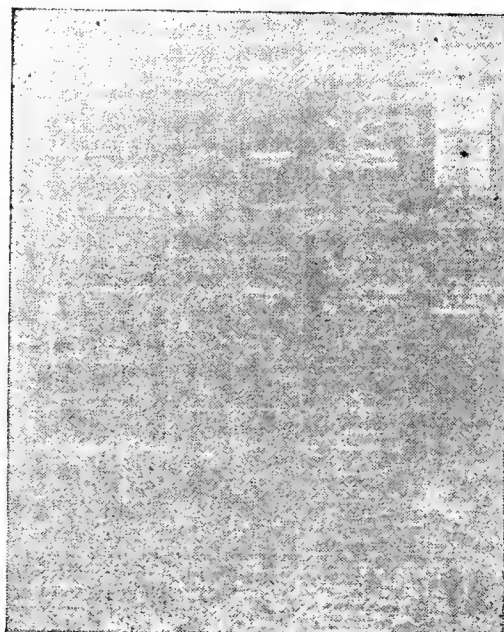
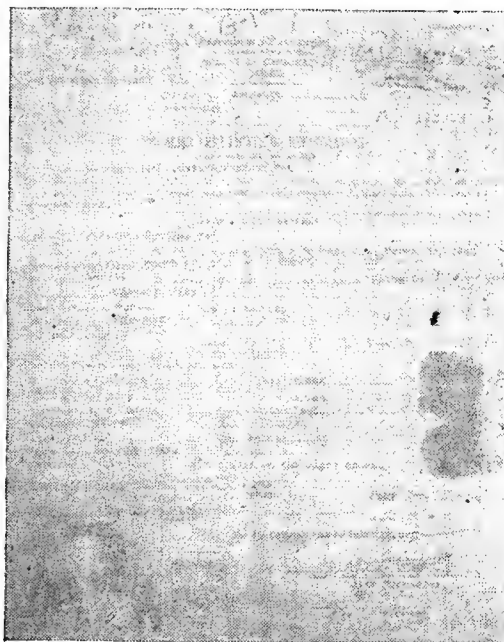
Wherefore, your petitioner prays that she be admitted as a citizen of the Philippines by virtue of her marriage to a Filipino citizen.

Dumaguete City, January 25, 1969.

(Sgd.) Diosdada Mandawe Tan Ching
T. DIOSDADA MANDAWA TAN CHING

[8-10]

Petitioner



REPUBLIC OF THE PHILIPPINES }
CITY OF DUMAGUETE } S.S.

Diosdada Mandawe Tan Ching, being duly sworn deposes and says: that she is the petitioner in the above-entitled proceeding; that she has read the foregoing petition, and knows and understands the contents thereof, and that the same are true and correct, of her own knowledge.

(Sgd.) Diosdada Mandawe Tan Ching
T. DIOSDADA MANDAWA TAN CHING
Petitioner

Subscribed and sworn to before me this 25th day of January, 1969, at Dumaguete City, Philippines, by affiant Diosdada Mandawe Tan Ching.

(Sgd.) Castulo V. Caballes
T. CASTULO V. CABALLES
Clerk of Court
CFI, Negros Oriental

Witness:

(Sgd.) LENIN R. VICTORIANO

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
TWELFTH JUDICIAL DISTRICT

SPECIAL CASE No. 1628.—In the Matter of the Petition of DIOSDADA MANDAWA TAN CHING, to be Admitted as a citizen of the Philippines by virtue of marriage to a Filipino citizen.

AFFIDAVIT OF WITNESSES

REPUBLIC OF THE PHILIPPINES }
CITY OF DUMAGUETE } S.S.

Cirila Uy, residing at Cebu City, Philippines and Priscilla Zabate, residing at Cebu City, Philippines each being severally, duly and respectively sworn, deposes and says:

That she is a citizen of the Philippines; that she has personally known and has been acquainted in the Philippines with Diosdada Mandawe Tan, now Mrs. Diosdada Mandawe Tan Ching, the petitioner above-mentioned since her childhood up to the year 1944; that to her personal knowledge the petitioner had resided in the Philippines, and more particularly in Cebu City, continuously since her (petitioner's) childhood up to the year 1944 when she transferred to Dumaguete City, Philippines; that she has personal knowledge that the petitioner was and during such periods had been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in her opinion, the petitioner has all the

qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473, as amended.

(Sgd.) Cirila Uy
T. CIRILA UY
Affiant

(Sgd.) Priscilla Zabate
T. PRISCILLA ZABATE
Affiant

Sworn and subscribed before me this 25th day of January, 1969, at Dumaguete City, by affiants Cirila Uy and Priscilla Zabate who exhibited to me their Res. Cert. Nos. A-2001304 and A-1582303, both issued at Cebu City, on January 2, 1968 and January 2, 1969, respectively.

(Sgd.) Lenin R. Victoriano
T. LENIN R. VICTORIANO
Notary Public
Until Dec. 31, 1970

Doc. No. 310;
Page No. 92;
Book No. III;
Series of 1969.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
TWELFTH JUDICIAL DISTRICT

SPECIAL CASE No. 1628.—In the Matter of the Petition of DIOSDADA MANDAWA TAN CHING, to be Admitted as a citizen of the Philippines by virtue of marriage to a Filipino citizen.

AFFIDAVIT OF WITNESSES

REPUBLIC OF THE PHILIPPINES }
CITY OF DUMAGUETE } S. S.

Fe Villagonzalo Mancao, residing at Dumaguete City, and Rosario Granada Oracion, residing at Dumaguete City; each being severally, duly and respectively sworn, deposes and says:

That she is a citizen of the Philippines; that she has personally known and has been acquainted in the Philippines with Diosdada Mandawe Tan, now Mrs. Diosdada Mandawe Tan Ching, the petitioner above-mentioned since 1945 up to the present time; that to her personal knowledge the petitioner has resided in the Philippines, and more particularly in Dumaguete City, continuously since 1945 up to the present time; that she has personal knowledge that the petitioner was and during such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and that in her opinion, the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way

disqualified under the provisions of Commonwealth Act No. 473, as amended.

(Sgd.) Fe Villagonzalo Mancao
T. FE VILLAGONZALO MANCAO
Affiant

(Sgd.) Rosario Granada Oracion
T. ROSARIO GRANADA ORACION
Affiant

Sworn and subscribed before me this 25th day of January, 1969, at Dumaguete City, by affiants Fe Villagonzalo Mancao and Rosario Granada Oracion who exhibited to me their Res. Cert. Nos. A-1908433 and A-1905710, issued on January 21, 1969 and January 8, 1969, respectively, both at Dumaguete City.

(Sgd.) LENIN R. VICTORIANO
T. LENIN R. VICTORIANO
Notary Public
Until Dec. 31, 1970

Doc. No. 311;
Page No. 92;
Book No. III;
Series of 1969.

Attached to this notice of petition for Philippine citizenship is the petitioner's Alien Certificate of Registration.

Now, therefore, you are hereby given notice that said petition will be heard by this Court, on the 14th day of November, 1969, at 8:30 o'clock a.m. and

It is hereby ordered that this notice be published at the expense of the petitioner, once a week for three consecutive weeks in the *Official Gazette*, in a newspaper of general circulation in the Province of Negros Oriental, a newspaper of general circulation of Cebu, and a copy hereof posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Inocencio Rosal, Judge of the Court of First Instance of Negros Oriental, this 25th day of January, 1969.

Attest: (Sgd.) CASTULO V. CABALLES
[8-10] Clerk of Court

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE No. RT-1174.—Petition for Reconstitution of Title, BERNARDINA J. ANSON Y ALBAY, wife of Antonio O. de los Reyes, Petitioner.

NOTICE

To: Atty. Antonio O. de los Reyes, Daraga, Albay; the Highway District Engineer, Legaspi City; the Municipal Mayor of Guinobatan, Albay; Pedro Orayo, Guinobatan, Albay; and to all whom it may concern:

Whereas, a petition has been filed by Bernardina J. Anson, through counsel, praying for the reconstitution of title for Lot No. 264 of the Cadastral Survey of Guinobatan, Albay, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed;

"A parcel of land (Lot No. 264 of the Cadastral Survey of Guinobatan), bounded on the N. by Rizal Street; on the East by Felipe Calderon St., on the West by the property of Pedro Orayo; containing an area of ——— square meters, more or less."

Wherefore, notice is hereby given that said petition is set for hearing in the City of Legazpi on March 28, 1969, at 8:30 a.m., before Branch I of this Court.

Witness, the Hon. Perfecto Quicho, Judge of this Court, this 30th day of January, 1969.

(Sgd.) IGNACIO D. ALMODOVAR

[8, 9] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY
TENTH JUDICIAL DISTRICT

CADASTRAL CASE No. RT-1276.—In re: Petition for Reconstitution of Lost Original Certificate of Title, ASICELO S. CORALDE, Petitioner.

NOTICE

To: Asicelo Coralde, Legazpi City; the Highway District Engineer, Legazpi City; Juan Ala and Simeon Astillero, all of Legazpi City; and to all whom it may concern:

Whereas, a petition has been filed by Asicelo Coralde praying for the reconstitution of title for Lot No. 5742 of the Cadastral Survey of Albay, pursuant to the provisions of Republic Act No. 26, alleging that said title was lost or destroyed:

"A parcel of land (Lot No. 5742 of the Cadastral Survey of Albay), and bounded by the aforementioned persons, containing an area of 2,119 square meters."

Wherefore, notice is hereby given that said petition is set for hearing on May 22, 1969, at 8:00 a.m. at Legazpi City.

Witness the Honorable Judge of this Court this 13th day of January, 1969.

(Sgd.) IGNACIO D. ALMODOVAR

[8, 9] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BASILAN CITY
SIXTEENTH JUDICIAL DISTRICT

In the Matter of Judicial Reconstitution of Certificate of Title Homestead Patent No. 26706. Heirs of PAULINO CARAME, represented by AUREA, ESTANISLAO & SATURNINO, all surnamed CARAME, Petitioners.

NOTICE OF HEARING

The Register of Deeds, Isabela, Basilan City; Atty. Segundo J. Martinez, Isabela, Basilan City; Aurea Carame, Yawas, Lamitan, Basilan City; Estanislao Carame, Yawas, Lamitan, Basilan City; Saturnino Carame, Yawas, Lamitan, Basilan City; Ontong Moro, Tinog, Basilan City; Arabain Moro, Yawas, Lamitan, Basilan City; Imam Oto, Yawas, Lamitan, Basilan City; Damang Moro, Yawas, Lamitan, Basilan City; and to whom it may concern:

Notice is hereby given that the petition of the heirs of Paulino Carame represented by Aurea, Estanislao and Saturnino all surnamed Carame for the Judicial reconstitution of Title of land covered by Original Homestead Patent No. 26706 issued on March 14, 1934, Plan No. H-129980 in the name of Paulino Carame will be heard in the sale of the Court of First Instance of Basilan City at 8:30 a.m. on April 23, 1969, in which time and place any interested person may show cause if any there be why the said petition should not be granted.

This notice shall be published in two consecutive issues in the *Official Gazette*.

Witness the Honorable Regino Hermosissima, Jr., Judge of this Court, this 22nd day of January, 1969, in the City of Basilan, Philippines.

(Sgd.) SELSO M. MANZANARIS

[8, 9] Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT
BRANCH IV, TAGAYTAY CITY

GLRO RECORD No. 8843.—Petition for Reconstitution of Title of Lot No. 3071 of the Imus Estate. EPIFANIO, GRACIANO, TORIBIO, AUREA, LUCINA, PASENCIA, and FELICIANA, all surnamed ALEGRO, Petitioners.

NOTICE OF HEARING

There is a petition filed by petitioner, alleging among other things that they are the owner's of a parcel of land of lot No. 3071 of the Imus Estate situated in Salitran, Dasmariñas, Cavite, of the land records of the province of Cavite, that the owner's duplicate copy of said title in the possession of the petitioner was lost, while its original in the Office of the Register of Deeds was burned on June 7, 1959, that the land has never been encumbered nor there any instrument executed affecting the same which is pending registration, and praying that the Register of Deeds of Cavite be ordered to reconstitute the said title.

Notice is hereby given that the said petition has been set for hearing on April 14, 1969, at 9:00 a.m. in this Court, Tagaytay City, on which date, hour, and place, any person interested is hereby cited to appear and show cause why the same should not be granted.

Let this Notice be published twice in the *Official Gazette* and to be posted at three public conspicuous places at Dasmariñas, Cavite.

Witness the Hon. Jose C. Colayco, Judge of this Court, Tagaytay City, this 13th day of February, 1969.

[8,9] (Sgd.) H. V. JIMENEZ
Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 21, LRC Record No. 1008
Lot No. 3882, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* BERNARDO ABENDAN ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Bonifacio Paray, Tomas Aying, Feliciano Aying all of Barrio Maribago, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Lydia Montefalcon thru Atty. Alberto V. Mercado, seeking for the reconstitution of the Original Certificate of Title in the above-

entitled lot, is set for hearing on April 11, 1969, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 3882 is situated at Barrio Maribago, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 31st day of January, 1969, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lot No. 4273, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* ALBERTA ABING ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Gregorio Baguio, Pedro Silawan, Francisco & Moises, all surnamed Silawan, all of Barrio Mactan, Lapulapu City and the Register of Deeds of Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Florentina Calipayan thru Atty. Alberto V. Mercado, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on April 21, 1969, at 8:30 a.m., before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4273 is situated at Barrio Mactan, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause, if any you have, why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court, this 12th day of February, 1969, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lot No. 4274, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* ALBERTA
ABING ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Gregorio Bahio, Francisco Silawan, Maximo Remulta, Dionisio Ygot, - Raymundo Augusto, all of Barrio Mactan, Lapulapu City, Philippines and the Register of Deeds of Lapulapu City and to all whom it may concern:

Please take notice that the petition filed with this Court by Cesar C. Sinco thru Atty. Alberto V. Mercado, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on April 22, 1969, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 4274 is situated at Barrio Mactan, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court this 12th day of February, 1969, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH VI

Cadastral Case No. 22, LRC Record No. 1018
Lot No. 6397, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner *vs.* FLORENCIA
ABADIA, ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Pedro Oyao, Domingo Iyas, Maximino Tisoy, Toribio Pangatungan and Leoncio Daño, all of Barrio Santa Rosa, Lapulapu City, Philippines; the Register of Deeds of Lapulapu City, Philippines; and to all whom it may concern:

Please take notice that the petition filed with this Court by Severino Amodea seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is scheduled for hearing

on May 12, 1969, at 8:30 a.m. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 6397 is situated at Barrio Santa Rosa, Lapulapu City, Philippines, and bounded by the land of Pedro Oyao, Domingo Iyas, Maximino Tisoy, Toribio Pangatungan and Leoncio Daño.

You are therefore ordered to appear at the date, time and place herein designated and to show cause if any you have why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Presiding Judge of the Sixth Branch of this Court this February 17, 1969, at Cebu City, Philippines.

For the Clerk of Court:

(Sgd.) Mrs. REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 20, LRC Record No. 1004
Lot No. 3777, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, *vs.* ALBERTA
ABING ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Aleja Malingin, Ponciano Paquibot, Vidal Inot, Gregoria Malingin, Prov. Road all of Barrio Mactan, Lapulapu City, and the City Mayor, City Fiscal, the Engineer and the Register of Deeds of Lapulapu City, Philippines and to all whom it may concern:

Please take notice that the petition filed with this Court by Simplicio Rosalejos thru Atty. Alberto V. Mercado, seeking for the reconstitution of the Original Certificate of Title in the above-entitled lot, is set for hearing on May 5, 1969, at 8:30 A.M. before the Sixth Branch of this Court located at the Palace of Justice, Cebu City, Philippines.

Lot No. 3777 is situated at Barrio Mactan, Lapulapu City, Philippines and bounded by the properties of the aforementioned persons.

You are therefore ordered to appear at the date, time and place designated herein and to show cause, if any you have, why said petition should not be granted.

Witness, the Honorable Francisco S. Tantuico, Jr., Judge of this Court this 8th day of February, 1969, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

Cadastral Case No. 17, LRC Record No. 946 Lots
Nos. 1505, 1523 and 1528, Opon Cadastre

THE DIRECTOR OF LANDS, Petitioner, vs. ENEMESIA
ACASO ET AL., Claimants

NOTICE OF HEARING

To: Messrs. Alejo Amistoso, Antonio Godinez,
Junana Tampus, Julian Rosco, Domingo Godi-
nez, Tito Godinez, and Washington Road,
all of Barrio Gun-ob, Mactan, Lapulapu City,
Philippines and the City Mayor, the Fiscal,
the City Engineer and the Register of Deeds
of Lapulapu City, and to all whom it may
concern:

Please take notice that the petition filed with
this Court by James D. Young thru Atty. Euge-
nio G. Corro, seeking for the reconstitution of
the Original Certificates of Titles in the above-
entitled lots, is set for hearing on April 21, 1969,
at 8:30 a.m., before the Sixth Branch of this
Court located at the Palace of Justice, Cebu
City, Philippines.

Lot No. 1505 is situated at Barrio Gun-ob,
Mactan, Lapulapu City, Philippines and bounded
by Alejo Amistoso, Antonio Godinez, Juana Tam-
pus, & Juan Ybañez;

Lot No. 1523 is situated at Barrio Gun-ob, Lapu-
lapu City, Philippines and bounded by Alejo Amis-
toso, Washington Road, Julian Rosco, Domingo
Godinez and Juana Tampus; and

Lot No. 1528 is situated at Barrio Gun-ob,
Lapulapu City, Philippines and bounded by An-
tonio Godinez, Julian Rosco, Tito Godinez, &
Juana Tampus.

You are therefore ordered to appear at the
date, time and place designated herein and to
show cause, if any you have, why said petition
should not be granted.

Witness, the Honorable Francisco S. Tantuico,
Jr., Judge of this Court this 12th day of February,
1969, at Cebu City, Philippines.

For the Clerk of Court:

Sgd. (Mrs.) REMEDIOS CORRO ORSON
[8,9] In-charge, Land Titles Section

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LEYTE
THIRTEENTH JUDICIAL DISTRICT
FIFTH BRANCH, ORMOC CITY

Cadastral Case No. 25, GLRO Record No. 1656
Lot No. 3102, Ormoc Cadastre, OCT No.
(Unknown)

In the Matter of the Petition for the Reconstitu-
tion of Original Certificate of Title No. (Un-
known) of Lot No. 3102, Ormoc Cadastre,

SABIN LARRAZABAL and ROSEMARY ENRIQUEZ
Petitioners

NOTICE

To: Atty. Demetrio D. Sarit, Ormoc City; Mr.
Sabin Larrazabal, Ormoc City; the Registered
owner Facunda Fiel, Ormoc City; and to
all whom it may concern:

Whereas, a verified petition has been filed with
this Court on September 5, 1968, under the pro-
visions of Republic Act No. 26, by Sabin Larra-
zabal and Rosemary Enriquez, for reconstitution
of original certificate of title based upon Decree
No. 713031, alleging among others that: peti-
tioners are the absolute owners of Lot No. 3102
decreed under Decree No. 713031 situated in Ma-
gaswi, Ormoc City; that the owner's duplicate
and the original certificate of title No. unknown
was lost or destroyed during the last war; that
said lot was acquired by herein petitioners by
purchase from the heirs of the registered owner;
that said lot has not been encumbered or deli-
vered to any person to secure payment of any
obligation nor has it been the subject of any
litigation; hence, it is prayed that the Register
of Deeds, Ormoc City be directed to reconstitute
said title based on Decree No. 713031 of Lot
No. 3102 of the Ormoc Cadastre.

Therefore, you are hereby given notice that
this petition is set for hearing on April 11, 1969
at 7:30 a.m., before this Court at which date,
time and place, you should appear and file your
claim or objections, if any you have, to this
petition.

Let copies of this notice be published at the
expense of the petitioners, in two successive issues
of the *Official Gazette*, Manila.

Let copies of this notice be furnished by re-
gistered mail also at the expense of the peti-
tioners, all adjoining owners, all heirs and vendors,
all persons in possession of the property; the
Commissioner LRC, and Director of Lands, Ma-
nila; the Register of Deeds and City Fiscal, Ormoc
City; the Barrio Captain of Magaswi, Ormoc City,
for said Official to post said copy at the bulletin
board of said barrio.

Let copies of this notice be also posted at the bulletin boards of this Court and at the City Hall, this City.

Witness, the Honorable Numeriano G. Estenzo, Judge of this Court this 30th day of September, 1968.

(Sgd.) OLIVIO C. DIEGOR
Clerk of Court

[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS OCCIDENTAL
TWELFTH JUDICIAL DISTRICT
BRANCH VI, HIMAMAYLAN

Cadastral Case No. 17, LRC Cadastral Record
No. 163 Lot No. 1375, Kabankalan Cadastre.

Reconstitution of Original Certificate of
Title No. 20500

FELIX GAVARAN, Petitioner

NOTICE

To: Maximiano Oyos, Thelma Dojoles, Maximiano Dojoles, Ramon Nombro, Fructuoso Gatia, Pedro Ramos, Antonio Nombro, Restituto Nombro, Tomas Nombro all of Sitio Bugnay, Binicuil; Francisco Magbanua, Espiridion Urbanoso, Cornelio Javellana, Carmen Javellana, Soledad Javellana, Paz Javellana, Teresita Javellana, Brigido Hilado, Pilar Javellana, Pantaleon Coruña, all of Da-an Banua; Jose Dagohong, et al., Faustino Salvarino, all of Binicuil, all in the municipality of Kabankalan, Negros Occidental; and to all whom it may concern:

Whereas, a petition has been filed by the herein petitioner with this Court for the reconstitution of the original as well as the owner's copy of Original Certificate of Title No. 20500, covering Lot No. 1375 of the Cadastral Survey of Kabankalan, in the name of spouses Ramon Cavarán and Maxima Gaspolinao per Decree No. 141582. Bounded on NE. by Lots Nos. 1396, 1376 and 1342; on the SE. by Lots Nos. 1337 and 1336; on the NW. by Lots Nos. 1335, 1334 and 1377; and on the NW. by Lots Nos. 1337, 1390, 1376 and 1396, with an area of 28,563 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on May 6, 1969 at 8:30 a.m., before this Court at the People's Hall of Himamaylan, Negros Occidental, on which date,

time and place, you should appear and file your claim, if any, to the said petition involving the property therein mentioned.

Witness the Hon. Carlos Abiera, Judge of the Court of First Instance, Himamaylan, Negros Occidental, this 30th day of January, 1969.

(Sgd.) ARNULFO M. NONO
Clerk of Court

[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA CITY
SIXTEENTH JUDICIAL DISTRICT

SPECIAL PROCEEDING No. 578.—Re: Petition for Reconstitution of Transfer Certificate of Title No. T-9999 of the Register of Deeds For Zamboanga City.

ELIAS DULAGA, Petitioner

NOTICE OF HEARING

To Vicente Alvarez, Dalmacio Manalo, Anacleto de los Reyes and Macario Perez, all of Zamboanga City, and to all whom it may concern:

Whereas, a petition has been filed in this Court by Elias Dulaga in the above entitled proceedings for the reconstitution of Transfer Certificate of Title No. T-9999 for Lot No. 159 of the Register of Deeds of Zamboanga City under Republic Act No. 26, the location, area and boundaries of which are as follows:

Location—Zamboanga City.

Area—38,239 square meters more or less.

Boundaries—NE, by properties of Vicente Alvarez, et al.; SE, by properties of Dalmacio Manalo, et al.; SW, by property of Anacleto de los Reyes; and NW, by properties of Macario Perez, et al.

Wherefore, you are hereby notified that the petition has been set for hearing on April 5, 1969, at 8:30 o'clock in the morning before this court, on which date time and place you should appear and file your claim, if any you have, to the petition.

Witness the Hon. Abdulwahid Bidin, District Judge, this 10th day of January, 1969.

(Sgd.) L. T. MENDOZA, JR.
Clerk of Court

[8, 9]

Land Registration Commission

[FIRST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-34
LRC Record No. N-34865

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Casiano Yubat, Dionisio Tala, Silvino Janio, Malaybalay, Bukidnon; the Heirs of Donato Ducusin % Ceriaeo Ducusin, Musuan, Maramag, Bukidnon; Maria Cuiran, Salvador Galeno, Sumpung, Malaybalay, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cerila Emilia, Iligan City thru Attys. Quimpo and Willkon and Benber B. Apepe by Atty. Angel R. Quimpo, Cagayan de Oro to register and confirm her title to the following property:

A parcel of land (Plan Psu-193043), with the improvements thereon, situated in the Barrio of Sumpung, Municipality of Malaybalay, Province of Bukidnon. Bounded on the NE. by properties of Silvino Janio and Dionisio Tala; on the SE. by property of the Heirs of Donato Ducusin; on the SW. by property of Casiano Yubat; and on the NW. by the Perino Street. Point "1" is N. 43 deg. 22 min. W., 1,090.68 meters from BLLM 1, Malaybalay, Bukidnon. Area one thousand nine hundred fifty-three (1,953) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 6th day of June, 1969, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-36
LRC Record No. N-34867

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Manolo Fortich, Bukidnon; Carmen Cayañgan, Alfreda Hononigan, Dalirig, Manolo Fortich, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Concepcion Agahot, Dalirig, Manolo Fortich, Bukidnon, thru Atty. Israel D. Damasco, Malaybalay, Bukidnon, to register and confirm her title to the following property:

A parcel of land (plan Psu-211616), with the improvements thereon, situated in the Barrio of Dalirig, Municipality of Manolo Fortich, Province of Bukidnon. Bounded on the NE. by the Slope of Manala Gulley and Public Land; on the SE. by Slope of Dalirig Gulley and the National Highway; on the S. by the National Highway; on the W. by Public Land; and on the NW. by the Slope of Mamala Gulley. Point "1" is N. 7 deg. 09 min. E., 10,295.95 meters from B.L.L.M. 5, Sumilao Public Land Subdivision, Pls-749, Sumilao, Bukidnon. Area ninety six thousand five hundred twenty-one (96,521) square meters more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and un-

less you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-37
LRC Record No. N-34868

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Manolo Fortich, Bukidnon; Carmen Gayangan, Florentino Agahot, Fidela Honoñgan, Dalirig, Manolo Fortich, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Angelino Linohon, Dalirig, Manolo Fortich, Bukidnon, thru Atty. Israel D. Damasco, Malaybalay, Bukidnon, to register and confirm his title to the following property:

A parcel of land (Plan Psu-211619), with the improvements thereon, situated in the Barrio of Dalirig, Municipality of Manolo Fortich, Province of Bukidnon. Bounded on the NE. by property of Florentino Agahot; on the SE. by the Tagolu-an River; and the Dalirig Gulley on the SW. by property of Fidela Honoñgan; and on the NW. and W. by the Mamala Gulley. Point "1" is N. 11 deg. 40 min. E., 12,209.44 meters from BLIM 5, Sumilao Public Land Subdivision Pls-749. Area two hundred twenty one thousand four hundred thirty-two (221,432) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session

to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-526
LRC Record No. N-33808

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Francisco Pascua, Isabelo Zamora, Felomena Zamora, Cristina Origen, Severo Deodor, Guillermo Testa, Meycauayan, Bulacan, Felisa Riquillo Duque, Banga, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maximo N. Duque, Banga, Meycauayan, Bulacan, to register and confirm his title to the following property:

A parcel of land (Lot 750, Maycauayan Cadastre, plan Ap-17149), situated in the Barrio of Banga, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE. by properties of Cristina Origen and Severo Deodor; on the SE. by properties of Francisco Pascua and Maximo Duque; on the SW. by property of Maximo Duque; and on the NW. by properties of Isabelo Zamora and Felomena Zamora. Point "1" is S.

16 deg. 56 min. E., 1,491.93 meters from BLLM 1, Meycauayan Cadastre 337. Area six thousand five hundred thirty-eight (6,538) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968,

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-555
LRC Record No. N-34423

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Manager, Philippine National Railways, Manila, the Municipal Mayor, the Municipal Council, Guillermo Testa, Severo Deodor, Crispina Origen, Crisanto Origen, Felomina Zamora, Arcadia Rivera, Julio Osorio, Meycauayan, Bulacan; Socorro Page, Malanday, Valenzuela, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisco N. Duque, Malanday, Valenzuela, Bulacan, to register and confirm his title to the following properties:

Three (3) parcels of land situated in the Barrio of Banga, Municipality of Meycauayan, Province

of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 733, Meycauayan Cadastre, plan Ap-16148). Bounded on the NE. and NW. by property of Crispina Origen; on the SE. by properties of the Manila Railroad Company and Guillermo Testa; and on the SW. by property of Severo Deodor. Point "1" is S. 25 deg. 24 min. E., 1,492.56 meters from BLLM 1, Meycauayan Cadastre 337. Area one thousand two hundred nine (1,209) square meters, more or less.

2. A parcel of land (Lot 4919, Meycauayan Cadastre, plan Ap-17150). Bounded on the NE. by property of Arcadia Rivera; on the SE. by a Road and property of Crisanto Origen; on the SW. by property of Guillermo Testa; and on the NW. by properties of the Manila Railroad Company and Felomina Zamora. Point "1" is S. 31 deg. 05 min. E., 1,501.82 meters from BLLM 1, Meycauayan Cadastre 337. Area two thousand eight hundred thirty-four (2,834) square meters, more or less.

3. A parcel of land (Lot 4921, Meycauayan Cadastre, plan Ap-17150). Bounded on the E. by property of Julio Osorio; on the SE. and SW. by property of Crisanto Origen; and on the NW. by a Road. Point "1" is S. 29 deg. 57 min. E., 1,522.36 meters from BLLM 1, Meycauayan Cadastre 337. Area six hundred ninety-three (693) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2557
LRC Record No. N-35249

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Hagonoy, Bulacan; Eulogio Figueroa or Figurua; Maximo G. Santos, Placido Contreras, Hugo Contreras, Damaso Reyes, Jose Sumera, San Agustin, Hagonoy, Bulacan; Simeona de Jesus, % Felix Bernardo, Sta. Monica, Hagonoy, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Emilia Ramos, and Epifania Estrella, San Agustin, Hagonoy, Bulacan, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the Barrio of San Agustin, Municipality of Hagonoy, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, Plan Psu-94344). Bounded on the N. and NE. by property of the Heirs of Gregorio Tayson (before) Maximo Santos (now); on the SE. by property of Eulogio Figurua or Figueroa; on the S. by the Provincial Road; and on the NW. by property of Simeona de Jesus. Point "1" is N. 74 deg. 27 min. E., 1,827.46 meters from BLLM 1, Hagonoy, Bulacan. Area thirteen thousand five hundred twenty-two (13,522) square meters, more or less.

2. A parcel of land (Lot 2, Plan Psu-94344). Bounded on the N. and NW. by the Sapang Magos; and on the E., SE., S., and SW. by property of the Heirs of Claro Villanueva (before) Placido Contreras (now). Point "1" is N. 65 deg. 16 min. E. 1,898.36 meters from BLLM 1, Hagonoy, Bulacan. Area four thousand six hundred thirteen (4,613) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 4th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted, and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken

as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emmanuel E. Muñoz, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-661
LRC Record No. N-35796

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Celestino Bartolome, Placer Deato, Cornelio Francisco, Tomas Concepcion, Gregoria Serrano, Pelagia Pacheco, Miguela Alejano, Deogracias Dalag, Valentin Herrera, Democrito Degafios, Climaco Joaquin, Mercedes Francisco, Pelagia, Eulogio, Valenzuela, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felisa Martin, Herminia Martin, Marcelina Martin, Primitiva Martin, Melchor Martin, Delfin Martin, Felicisimo Martin, Valenzuela, Bulacan, assisted by Atty. Manuel A. S. Bernardo, Rm. 221, Consolacion Bldg., Cubao, Quezon City, to register and confirm their title to the following property:

A parcel of land (Lot 2411, Polo Cadastre, plan Ap-18600), situated in the Barrio of Dalandanan, Municipality of Valenzuela (Polo), Province of Bulacan. Bounded on the NE. by properties of Deogracias Dalag and Pelagia Pacheco; on the SE. by properties of Gregoria Serrano, et al. and Tomas Concepcion; on the SW. by property of Felisa Martin et al.; and on the NW. by properties of Cornelio Francisco, Miguela Alejano, Celestino Bartolome and Placer Deato.

Point "1" is N. 45 deg. 31 min. E., 831.13 meters from BLLM 1, Polo Cadastre. Area six thousand sixty eight (6,068) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 9th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2592
LRC Record No. N-35798

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Victor de los Santos, Bustos, Bulacan; Fabian Canosa, Bunga Mayor, Bustos, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Julian Ramos, Tibagan, Bustos, Bulacan, to register and confirm his title to the following property:

A parcel of land (Lot 1966, Bustos Cadastre, Plan Ap-19345), situated in the Barrio of Bunga Mayor, Municipality of Bustos, Province of Bulacan. Bounded on the N., by the Angat River; on the E., by a Barrio Road; on the S., and SW., by property of Victor de los Santos; and

on the SW. and W., by a Right of Way. Point "1" is N. 76 deg. 52 min. E., 2,751.76 meters from BLLM 1, Bustos Cadastre. Area thirty-four thousand two hundred seventy-seven (34,277) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 17th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emanuel M. Muñoz, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 3rd day of February, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-664
LRC Record No. N-36004

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, the Heirs of Josefa Prodon, Sotero Esquerro, Dolores Alarilla, Meycauayan, Bulacan; Esteban Camelon, Ines Abranilla, Gregoria Lecaros, Antonia Andaya, Asuncion T. Espiritu, Remedios Crespo, Bancal, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Arturo J. Geronimo, Cayetano J. Geronimo, Rosario Blanco, Renato B. Alarilla, Ernesto Alarilla, Bancal, Meycauayan, Bulacan, assisted by Atty. Manuel T. de Guia, 310-A Roman

Santos Bldg., Plaza Goiti, Manila, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, Plan Psu-177391 Sheet 1), situated in the Barrio of Camalig, Municipality of Meycauayan, Province of Bulacan. Bounded on the E. by property of Sotero Esguerra; on the SE. by a Barrio Road; on the S., SW., and W. by property of Dolores Alarilla; and on the NW. by property of the Heirs of Josefa Prodon. Point "1" is N. 43 deg. 28 min. E., 4,353.40 meters from BLLM. 1, Meycauayan, Bulacan. Area twenty four thousand four hundred eighty-two (24,482) square meters, more or less.

2. A parcel of land (Lot 2, Plan Psu-177391, Sheet 2), situated in the Barrio of Bancal, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE. by properties of Esteban Camilon and Ines Abrinilla; on the SE. by a Callejon and property of Ines Abrinilla; on the SW. by properties of Gregoria Licaros and Antonia Andaya; and on the NW. by properties of Esteban Camilon et al. and Esteban Camilon. Point "1" is S. 5 deg. 31 min. W., 860.34 meters from BLLM 1, Meycauayan, Bulacan. Area one thousand four hundred ninety-two (1,492) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 9th day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN
Land Registration Case No. V-673
LRC Record No. N-36013

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and

Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, the Heirs of Martin Moraga, Emeterio Ipapo, the Heirs of Guillermo Ipapo, Jose Dionisio, Mariano Exaltacion, Andres Barazon, Claudio Araniego, Teodora Pilares, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses, Emiliano Rivero and Gregoria Zamora, Meycauayan, Bulacan, assisted by Atty. Mamerto A. Abaño, Meycauayan, Bulacan to register and confirm their title to the following property:

A parcel of land (Lot 2157, Meycauayan Cadastre, Plan Ap-14383) with the improvements thereon, situated in the Barrio of Salusoy, Municipality of Meycauayan, Province of Bulacan. Bounded on the NE., by properties of Emeterio Ipapo, the Heirs of Guillermo Ipapo, Jose Dionisio and Mariano Exaltacion and a Barrio Road; on the SE. by properties of Andres Barazon and Claudio Araniego; on the SW., by property of Teodora Pilares, and on the NW. by the properties of the Heirs of Martin Moraga. Point "1" is N. 16 deg. 05 min. W., 897.59 meters from is BLLM 1, Meycauayan Cadastre. Area one thousand five hundred sixty six (1,566) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 10th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 11th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. (SM) N-023
LRC Record No. N-86153

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Jose Roque, Carmen Reyes, Sergio del Rosario, Antonia del Rosario, Ana de Guzman, Teodoro Del Rosario, Melencio de Ocampo, Ceferino del Rosario, Norzagaray, Bulacan; Fernando Calderon, Sto. Niño, Parañaque, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juana Tomas, Sto. Niño, Parañaque, Rizal thru Atty. Rodolfo R. Cruz, 921 Quirino Ave., Don Galo, Parañaque, Rizal, to register and confirm her title to the following property:

A parcel of land (Lot 1993, Norzagaray Cadastre, plan As-202), with the improvements thereon, situated in the Sitio of Muzon, Poblacion, Municipality of Norzagaray, Province of Bulacan. Bounded on the N. by property of Jose Roque; on the NE. by properties of Sp. Fernando Calderon & Juana Tomas vs. Jose Roque and Jose Roque; on the E. by properties of Carmen Reyes, Sergio del Rosario and Antonia del Rosario; on the S. by property of Ana de Guzman; on the SW. by properties of Teodoro del Rosario, Antonia del Rosario, and Melencio de Ocampo; and on the NW. by properties of Ceferino del Rosario and Sergio del Rosario and the Provincial Road. Point "1" is S. 54 deg. 29 min. W., 3,316.07 meters from BLLM 1, Norzagaray Cadastre. Area twenty five thousand two hundred forty-nine (25,249) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Sta Maria, Province of Bulacan, Philippines, on the 15th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be

forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Ambrosio M. Gerladez, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[8,9]

By JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-667
LRC Record No. N-36007

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Obando, Bulacan; Francisca Patricio, Victorino Bautista, the Heirs of Jose Sacdalan, Loreto Padolina, Lawa, Obando, Bulacan; the Manager, Rural Bank of Obando, Inc., Paco, Obando, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felix Marquez, Lawa, Obando, Bulacan, thru Atty. Jose Serapio, Obando, Bulacan, to register and confirm his title to the following property:

A parcel of land (Lot 628, Obando Cadastre, Plan Ap-19160), situated in the Barrio of Lawa, Municipality of Obando, Province of Bulacan. Bounded on the NE. by properties of Victorino Bautista and the Heirs of Jose Sacdalan; on the SE., by property of the Heirs of Jose Sacdalan; and on the SW., and NW., by properties of Francisca Patricio. Point "1" is N. 34 deg. 17 min. W., 1,744.96 meters from BLLM 1, Obando Cadastre. Area five hundred thirty-four (534) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 10th day of June, 1969, at 8:30 o'clock in the forenoon, to

show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By JESUS A. ADVINCULA
[8, 9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2511-M
LRC Record No. N-35610

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Florencio R. Mateo, Leonarda R. Cruz, Anacleto Cruz, Mariano Tuason, Bustos, Bulacan; Dionisia Enriquez, Martin Ortiz, 64 Mabini St., Baliuag, Bulacan; Tomas Santos, Tibagan, Bustos, Bulacan; Luis Lopez, Cambaog, Bustos, Bulacan; Raymundo Hernandez, Bulacan, Bulacan; Felicidad Cruz % Atty. Marcelo Rafols Javier, 47 Doña Mercedes Bldg., Quiapo, Manila; Natividad Brana, Jose V. Perez, 16 Sicaba St., Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Mercado, Bustos, Bulacan; Epifania Mercado, Bulacan, Bulacan; Eduardo Mercado, % Atty. Marcelo Rafols Javier, 407 Doña Mercedes Bldg., Quiapo, Manila; Antonio Mercado and Adelaida Mercado, 16 Sicaba St., Quezon City, thru Atty. Marcelo Rafols Javier, 407, Doña Mercedes Bldg., Quiapo, Manila; to register and confirm their title to the following property:

A parcel of land (Lot 3686, Bustos Cadastre, plan Ap-18753), with the improvements thereon

situated in the Barrio of Talampas, Municipality of Bustos, Province of Bulacan. Bounded on the NE. by property of Florencio R. Mateo; on the SE. by properties of Dionisia Enriquez, & Martin Ortiz and Leonarda R. Cruz; on the SW. by properties of Tomasa Santos and Anacleto Cruz; and on the NW. by properties of Anacleto Cruz, Luis Lopez and Florencio R. Mateo. Point "1" is S. 6 deg. 15 min. W., 2,186.92 meters from BLIM 1, Bustos, Cadastre. Area twenty seven thousand four hundred ninety three (27,493) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[8, 9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2583
LRC Record No. N-35694

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Teodosia Fuentes, Fortunato Vergara, Cepriano Gonzales, Pilar Garcia, Catalin Galvez, Dionisia Galvez, Jugo Santiago, Pedro A. Jose, Juan Bulintad, or Voluntad, Balagtas, Bula-

can; Paz Espina, Bocaue, Bulacan; the Superintendent, ARIS, Plaridel, Bulacan; Mario Garcia, San Juan, Balagtas, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses, Pedro R. Garcia and Juliana Palis, Los Baños, Laguna, assisted by Atty. Remigio M. Kalalang, Balagtas, Bulacan to register and confirm their title to the following properties:

Three (3) parcels of land situated in the Barrio of San Juan, Municipality of Balagtas, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 3103, Bigaa Cadastre, Plan Ap-16706). Bounded on the E. by property of Paz Espina; on the SE., by Lot 3102 (ARIS); on the W. by properties of Juan Voluntad and Teodocia Fuentes; et al; and on the NW. by property of Mario Garcia, et al. (before) Pilar Garcia (now) (Barrio Road). Point "1" is S. 1 deg. 13 min. E., 722.93 meters from BLLM 1, Bigaa Cadastre. Area four thousand five hundred eighteen (4,518) square meters, more or less.

2. A parcel of land (Lot 3144, Bigaa Cadastre, Plan Ap-19001). Bounded on the N. by property of Pilar Garcia (portion) and a Barrio Road; on the E. and SE. by property of Pilar Garcia vs. Catalina and Dionisia Galvez; on the S., SW., and W., by property of Cipriano Gonzales; and on the NW. by property of Fortunato Vergara. Point "1" is S. 10 deg. 37 min. W. 791.87 meters from BLLM 1 Bigaa Cadastre. Area two thousand one hundred eighty-five (2,185) square meters, more or less.

3. A parcel of land (Lot 8, Plan Psu-145895, Sheet 1). Bounded on the N. by property of Juan Bulintad; on the SE. and S. by property of Pedro A. Jose; and on the NW. by property of Jugo Santiago. Point "1" is S. 8 deg. 23 min. W. 880.70 meters from BLLM 1, Bigaa, Bulacan. Area one thousand nine hundred twenty-three (1,923) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 5th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 18th day of November, in year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2588
LRC Record No. N-35699

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Amparo Paguia or Pazvia, Paz Santos, Balagtas, Bulacan; Remedios Mendoza, Aurelio Hernandez, Agapito Cristeta, Maximino Gonzales, Marcelina Cruz, Santiago Faraon, Emilia Libiran, Santol, Balagtas, Bulacan; Arsenio de Castro, Prudencio Maglilo, Valenzuela, Bulacan; Francisco de Jesus, Jr., 2883 Orion Manuguit Subdivision, Tondo, Manila; Maximina Laxamana, 2933-A Samal St., Tondo, Manila; Bidos Briones, Florante Tapayaw % Agripina Gonzales, 2883 Orion Manuguit Subdivision, Tondo, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Agripina Gonzales, 2883 Orion, Manuguit Subdivision, Tondo, Manila, Flavia Gonzales, Valenzuela, Bulacan; Jose Gonzales, 2933-A Samal St., Tondo, Manila; Alfredo Gonzales, Anita Bagay, Santol, Balagtas, Bulacan; Milagros Gonzales, Florida Gonzales % Agripina Gonzales, 2833 Orion, Manuguit Subdivision, Tondo, Manila; to register and confirm their title to the following property:

A parcel of land (Lot 1770, Bigaa Cadastre, plan Ap-18103), with the improvements thereon, situated in the Barrio of Santol, Municipality of Balagtas, Province of Bulacan. Bounded on the N. and NE. by property of Amparo Pazvia; on the E. by property of Remedios Mendoza; on the S. by property of Arsenio de Castro; on the SW. by properties of Agapito Cristeta and Maximino Gonzales and Arsenio de Castro; and on the W.

by property of Aurelio Hernandez. Point "1" is N. 3 deg. 37 min. W., 3,398.69 meters from BL-LM 1, Bigaa Cadastre. Area eight thousand forty-one (8,041) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 5th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 16th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8,9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2587
LRC Record No. N-35698

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Paulino Dionisio, the Superintendent, Angat Irrigation Project, Pulilan, Bulacan; Andrea Tiangco, the Heirs of Joaquin de la Cruz, Aniceto Santarin, Dampol 20, Pulilan, Bulacan; Esteban Tayao, Dampol 10, Pulilan, Bulacan; Mamerto Tianco, 1605 Andalucia, Manila; Pablo de la Cruz, Camilo Peralta, Mariano Enriquez, Tabon, Pulilan, Bulacan; Francisco Cruz, Cutcut, Pulilan, Bulacan; Roque Reyes, the Heirs of Antonio Cruz, Tibag, Pulilan, Bulacan; Erlinda Kalaw, 20 Villamar Court, Parañaque, Rizal; Ramon Ilusorio, 1052 Oro-

quieta, Manila; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teresa Ilusorio Vda. de Ojeda, 1052 Oroquieta, Manila, and Potenciano Ilusorio, 20 Villamar Court, Parañaque, Rizal, to register and confirm their title to the following properties with the improvements thereon:

1. A parcel of land (Lot 1, plan Psu-124109, Sheet 1), situated in the Barrio of Dampol 20, Municipality of Pulilan, Province of Bulacan. Bounded on the NE. by the Tabon Creek and properties of Pablo de la Cruz and Esteban Tayao; on the E. by properties of Roque Reyes and Camilo Peralta; on the SE. by properties of Mariano Enriquez and Mamerto Tianco and an irrigation canal; on the S. by the National Road; and on the SW. by an irrigation canal and properties of Andrea Tianco, the Heirs of Joaquin de la Cruz and Mamerto Tianco. Point "1" is N. 81 deg. 12 min. E., 1,672.65 meters from BL BM 1. Dampol 20, Pulilan. Area one hundred sixty seven thousand one hundred ninety three (167,193) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-124109, Sheet 1), situated in the Barrio of Dampol 20, Municipality of Pulilan, Province of Bulacan. Bounded on the NE. and E. by the Tabon Creek; on the SW. by an irrigation canal; and on the NW. by property of Aniceto Santarin. Point "1" is N. 54 deg. 32 min. E., 1,606.66 meters from BLBM 1, Dampol 20, Pulilan. Area one thousand ninety-six (1,096) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-124109, Sheet 2), situated in the Barrio of Tibag, Municipality of Pulilan, Province of Bulacan. Bounded on the NE. by property of Francisco Cruz; on the SE. by the Quingua River; on the SW. by property of the Heirs of Antonia Cruz; and on the NW. by a road. Point "1" is S. 80 deg. 34 min. E., 1,361.16 meters from BLBM 1, Dampol, Pulilan. Area eight hundred seventy five (875) square meters, more or less.

4. A parcel of land (Lot 6, plan Psu-124109, Sheet 4), situated in the Barrio of Malabon, Municipality of Pulilan, Province of Bulacan. Bounded on the N. and W. by property of Paulino Dionisio; on the NE. by property of Ramon Ilusorio; on the S. by properties of Ramon Ilusorio and Andrea Tiangco. Point "1" is N. 46 deg. 09 min. W., 4,995.40 meters from BLLM 1, Pulilan. Area ten thousand eight hundred forty (10,840) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 5th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said

application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emanuel M. Muñoz, Judge of said Court, the 13th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner

Land Registration Commission

By JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-672
LRC Record No. N-35465

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Roxas City; the Municipal Mayor, the Municipal Council, Elego Abilita, Rosario Pomperada, Pilar, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Loreto Bermejo and Elisa Arquillo, Pilar, Capiz, to register and confirm their title to the following property:

A parcel of land (Lot 2700, Pilar Cadastre, plan (LRC) SWO-11802), situated in the Municipality of Pilar, Province of Capiz. Bounded on the N. by property of Rosario Pomperada; and on the SE. and SW. by property of Elego Abilita. Point "1" is N. 31 deg. 01 min. W., 308.01 meters from PBM 3b, Pilar Cadastre. Area fifty six thousand five hundred twenty-nine (56,529) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines, the 9th day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said ap-

plication will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cesario Golez, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-274
LRC Record No. N-36093

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Ilagan, Isabela; the Municipal Mayor, the Municipal Council, Marciana L. Catindig, Francisco Doliro, Jesusa Gangan, Quirico Flotildes, Fausto Ver, Juan Siquian, Go Siek, Telesforo Palogan, Angadanan, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Mrs. Flordeliza Vda. de Siquian, Angadanan, Isabela, thru Atty. Ernesto S. Carreon, Angadanan, Isabela, to register and confirm her title to the following properties:

Three (3) parcels of land with the improvements thereon, situated in the Poblacion, Municipality of Angadanan, Province of Isabela. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-161852). Bounded on the NE. by Lot 2 and property of Francisco Dorilo; on the SE. by properties of Jesusa Gangan and Quirico Flotildes; on the SW. by property of Fausto Ver; and on the NW. by property of Marciana L. Catindig. Point "1" is S. 11 deg. 47 min. E., 74.32 meters from B.L.L.M. 1, Angadanan, Isabela. Area one thousand sixty-eight (1,068) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-161852). Bounded on the NE. by the Camacauan Street; on the SE. by property of Francisco Dorilo; on the SW. by Lot 1; and on the NW. by property of Marciana L. Catindig. Point "1" is S. 28

deg. 42 min. E., 72.16 meters from B.L.L.M. 1, Angadanan, Isabela. Area three hundred forty-three (343) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-161852). Bounded on the NE. by property of Juan Siquian; on the SE. by properties of Telesforo M. Palogan and Go Siek; on the SW. by the Camucauan Street; and on the NW. by the Currie Street. Point "1" is S. 36 deg. 11 min. E., 183.59 meters from B.L.L.M. 1, Angadanan, Isabela. Area nine hundred twenty-three (923) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 19th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel Argel, Judge of said Court, the 7th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8, 9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-275
LRC Record No. N-36094

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Tomas Leño, Teodoro Leño, Consolacion Leño de Bactat, Francisco Leño, Fred Cabrillas, Felipe R. Jamias, Pedro Manaligod, Juan Salvador, Felix Acosta, Romana Marcos, Juan Gallo, Antonio Allam, Filofoño Laragan, Consolacion Fajardo, Ricardo Valdez, Ilagan, Isabela; Anastacio B. Sibbaluca,

Lucrecia B. Sibbaluca, Sto. Tomas, Ilagan, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felipa S. Larragan, Independencio Sibbaluca, Aurora C. Sibbaluca and Zenaida S. Valdez, Ilagan, Isabela, thru Atty. Ruben C. Bañez, Ilagan, Isabela, to register and confirm their title to the following property:

A parcel of land (plan Hs-48806, covered by HA-58202), with the building and improvements thereon, situated in the Barrio of Sto. Tomas, Municipality of Ilagan, Province of Isabela. Bounded on the E. by property of Felipe R. Jamias (before) Fred Cabrillas (now); on the SE. by the Guinatan Creek; on the SW. by properties of Pedro Manaligod, Juan Salvador (before) Felix Acosta (now), Romana Marcos, Juan Gallo and Antonio Allam; and on the W. and NW. by a barrio road. Point "1" is S. 8 deg. 35 min. W., 2,288.89 meters from B.L.L.M. 1, Ilagan, Isabela. Area two hundred twenty-one thousand six hundred sixty-seven (221,667) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 20th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Manuel A. Argel, Judge of said Court, the 7th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

[8, 9]

Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ISABELA

Land Registration Case No. N-277
LRC Record No. N-36095

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City, the Provincial Governor, the Provincial Fiscal, the

Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, the Heirs of Serapio Taccad, Servando Pagulayan, Jose Callejas, the Minister, Methodist Church, Encarnacion Ramos, Ilagan, Isabela; Salvador Pagulayan, Cecilia Calleja, Centro, Ilagan, Isabela; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ricardo Paguirigan, Ilagan, Isabela, to register and confirm his title to the following property:

A parcel of land (plan Psu-234113), situated in the Poblacion, Municipality of Ilagan, Province of Isabela. Bounded on the NE. by the Mabini Street; on the SE. by properties of Salvador Pagulayan and Cecilia Calleja; on the SW. by property of the Methodist Church; and on the NW. by property of the Heirs of Serapio Taccad. Point "1" is S. 30 deg. 56 min. E., 234.96 meters from B.L.L.M. 1, Ilagan, Isabela. Area six hundred thirty (630) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Isabela, at its session to be held in the Municipality of Ilagan, Province of Isabela, Philippines, on the 20th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel A. Argel, Judge of said Court, the 7th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-310
LRC Record No. N-36166

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Ma-

nila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the City Mayor, the City Council, the City Fiscal, the City Treasurer, the City Engineer, Gregorio Hinagpis, Felix Guadalupe, Severo E. Tasico, Amando Africa, Eugenia Ver, San Pablo City: Lorenzo Tan, 24 La Salle St., Cubao, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Endaya Vda. de Buiser, Corazon Buiser, Estelita Buiser, Precillano Buiser, San Pablo City; Nine Buiser, 24 La Salle St., Cubao, Quezon City, to register and confirm their title to the following properties:

Three (3) parcels of land with the improvements thereon, situated in the City of San Pablo. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-126049). Bounded on the NE. by Lot 2; on the SE. by property of Gregorio Hinagpis; on the SW. by Lot 3; and on the NW. by property of Petronila Cabrera (before) Felix Guadalupe (now). Point "1" is N. 72 deg. 13 min. W., 160.60 meters from B.L.L.M. 2, San Pablo, Laguna. Area five hundred sixteen (516) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-126049). Bounded on the NE. by the Provincial Road; on the SE. by property of Gregorio Hinagpis; and on the SW. by Lot 1. Point "1" is N. 72 deg. 13 min. W., 160.60 meters from B.L.L.M. 5, San Pablo, Laguna. Area nine (9) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-126049). Bounded on the NE. by Lot 1; on the SW. by properties of Gregorio Hinagpis and Felicidad & Purificacion Fule (before) Maria Endaya Vda. de Buiser (now); and on the NW. by property of Petronila Cabrera (before) Felix Guadalupe (now). Point "1" is N. 83 deg. 54 min. W., 150.53 meters from B.L.L.M. 2, San Pablo, Laguna. Area eighty (80) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Philippines, on the 23rd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-389
LRC Record No. N-36162

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Santa Cruz, Laguna; the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Romeo A. Real, James McKeen, John D. Wouldrop, Rufino Lozada, Aurora C. Constantino, Francisco Tan, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cirilo O. Constantino, Eduardo L. Constantino and Adoracion L. Constantino San Pablo City, assisted by Atty. Nelson C. Belarmino, 223 Fule-Sahagun St., San Pablo City, to register and confirm their title to the following property:

A parcel of land (Plan Psu-220815), with the improvements thereon, situated in the Barrio of Concepcion, City of San Pablo. Bounded on the NE. by properties of Potenciano Malvar (before) James McKeen (now); and James McKeen; on the SE. by property of Rufino Lozada; on the SW. by property of Romeo A. Real; and on the NW. by a Road. Point "1" is N. 56 deg. 53 min. E., 1,270.37 meters from B.L.L.M. 1, San Pablo City. Area two thousand five hundred seventy-four (2,574) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Province of Laguna, Philippines, on the 23rd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application

will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 11th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. S-390
LRC Record No. N-36189

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Irineo, Exconde, Alfredo Borja, Pablo Briones, Bayani Magsambol, Proceso Armamento, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Pelagio G. Potenciano and Maxima Blouse, 1632 M. Adriatico, Malate, Manila, assisted by Atty. Florentino M. Poonin, San Pablo City, to register and confirm their title to the following property:

A parcel of land (plan Psu-235494), with the improvements thereon, situated in the Barrio of San Lucas, City of San Pablo. Bounded on the NE. by properties of Ireneo Exconde and Proceso Armamento; on the SE. by the Dagatan Boulevard; on the SW. by properties of Bayani Magsambol and Alfredo Borja; and on the NW. by property of Pablo Briones. Point "1" is S. 20 deg. 29 min. E., 50.18 meters from B.L.L.M. 1, San Lucas, San Pablo City. Area one thousand four hundred sixty-eight (1,468) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the City of San Pablo, Province of Laguna, Philippines, on the 27th day of May,

1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Manuel T. Reyes, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LEYTE
Land Registration Case No. N-81
LRC Record No. N-36157

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Provincial Land Officer, Tacloban City; the Municipal Mayor, the Municipal Council, Felipe Gutierrez, Dominga Lamsin, Tunga, Leyte; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Filemon Lanante and Carmen Aborca, Tunga, Leyte thru Atty. Benito R. Cuesta I, Tacloban City to register and confirm their title to the following property:

A parcel of land (plan Psu-101131), with the improvements, thereon, situated in the Barrio of Tunga, Municipality of Tunga, Province of Leyte. Bounded on the NE. by property of Felipe Gutierrez del Campo; on the SE. by the San Roque Street; on the SW. by the Provincial Road; and on the NW. by property of Dominga Lamsin. Point "1" is N. 30 deg. 56 min. W., 255.78 meters from B.L.L.M. 2, Tunga, Barugo, Leyte. Area two hundred thirty-three (233) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Leyte, at its session to be held in the Municipality of Carigara, Province of Leyte, Philippines, on the 9th day of July, 1969, at 8:00 o'clock in the forenoon, to show

cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Meneleo C. Melicor, Judge of said Court, the 4th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LEYTE
Land Registration Case No. N-165
LRC Record No. N-36168

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Marcelo Ruiz, Tacloban City; the Municipal Mayor, the Municipal Council, Godofredo Acebedo, Felix Movilla, Francisco Ruiz, Marcelo Ruiz, Palo, Leyte, Remedios Bantiles, Guindapunan, Palo, Leyte; and to all whom it may concern:

Whereas, an application has been presented to this Court by Patricio Orejola, Guindapunan, Palo, Leyte, thru Atty. Jesus B. Velasco, Tacloban City, to register and confirm his title to the following property:

A parcel of land (plan Psu-238937), with the improvements thereon, situated in the Barrio of Baras, Municipality of Palo, Province of Leyte. Bounded on the N. by property of Marcelo Ruiz; on the E. by property of Godofredo Acebedo; on the SE. by the San Pedro Bay and property of Godofredo Acebedo; on the SW. by property of Francisco Ruiz; and on the NW. by properties of Francisco Ruiz and Felix Movilla. Point "1" is N. 68 deg. 26 min. E., 2,107.48 meters from B.L.L.M. 1, Palo, Leyte. Area forty-two thousand six hundred ninety-eight (42,698) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Leyte, at its session to be held in the City of Tacloban, Philippines, on the 7th day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Elias B. Asuncion, Judge of said Court, the 10th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NEGROS ORIENTAL
Land Registration Case No. 150
LRC Record No. N-36164

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Pedro Basa, Dumaguete City; the Municipal Mayor, the Municipal Council, Pedro Obang, Isidoro Genciagan, Adolfo Tecling, Lucio de los Ciento, Igmedio Gargantiel, Bayawan, Negros Oriental; and to all whom it may concern:

Whereas, an application has been presented to this Court by Socorro Martinez, Basa, Dumaguete City thru Atty. Pedro Basa, Colon St., Dumaguete City, to register and confirm her title to the following property:

A parcel of land (Plan Psu-234425), with the building and improvements thereon, situated in the Poblacion, Municipality of Bayawan, Province of Negros Oriental. Bounded on the NE. by property of Adolfo Tecling; on the SE. by the General Luna Street; on the SW. by property of Lucio de los Ciento; and on the NW. by property of Pedro Obang and Isidoro Genciagan. Point "1" is S. 14 deg. 00 min. W., 530.08 meters from

B.L.L.M. 1, Pls-764-D, Bayawan Public Land Sub-division, Bayawan, Negros Oriental. Area one thousand seven hundred ninety-nine (1,799) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Negros Oriental, at its session to be held in the City of Dumaguete, Province of Negros Oriental, Philippines, on the 21st day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Cipriano Vamenta, Judge of said Court, the 28th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA
Land Registration Case No. S-13
LRC Record No. N-34219

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cabanatuan City; the Municipal Mayor, the Municipal Council, San Jose, Nueva Ecija; Alberto Rigos, Pedro Cucusin, Pedro Astrero, Saturnino Estabillo, Lucio Graneta, Purais, San Jose, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maria Garcia, Porais, San Jose, Nueva Ecija, thru Atty. Mario T. Garcia, Cabanatuan City, to register and confirm her title to the following property:

A parcel of land (Portion of Lot 2244, San Jose Cadastre, plan Sgs-3523), situated in the Barrio of Purais, Municipality of San Jose, Province of Nueva Ecija. Bounded on the N. and E.

by a barrio road (Portion of Lot 3244); on the S. by properties of Pedro Ducusin and Saturnino Estabillo; and on the W. by property of Pedro Astero. Point "1" is N. 41 deg. 25 min. W., 662.84 meters from B.B.M. 35, San Jose Cadastre. Area one thousand eight hundred fifty-two (1,852) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, Branch VI, at its session to be held in the City of Cabanatuan, Philippines, on the 19th day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Florencio Villamor, Judge of said Court, the 19th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECija

Land Registration Case No. N-753
LRC Record No. N-36190

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Cabanatuan City; the Municipal Mayor, the Municipal Council, Natividad Paunan, Mamerto Castelo, Pedro Panginen, Nicolas Abad, the Heirs of Tomasa Cipriano, the Heirs of Domingo Ordoñez, Anicia Esteban, Laur, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Domingo Capinpin, Laur, Nueva Ecija, thru Atty. Romeo V. Viloria, Cabanatuan City, to register and confirm his title to the following properties:

Two (2) parcels of land situated in the Poblacion, Municipality of Laur, Province of Nueva Ecija. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-202770). Bounded on the NE. by property of Natividad Paunan; on the SE. by the Provincial Road; on the SW. by property of Pedro Panginen; and on the NW. by property of Mamerto Castelo. Point "1" is S. 35 deg. 48 min. W., 1,835.30 meters from BLLM 1, Laur, Nueva Ecija. Area eight thousand seven hundred twenty-two (8,722) square meters, more or less.

2. A parcel of land (plan Psu-225420). Bounded on the NE. by the Provincial Road; on the SE. by property of the Heirs of Domingo Ordoñez; on the W. by property of Nicolas Abad; and on the NW. by property of the Heirs of Tomasa Cipriano. Point "1" is S. 16 deg. 43 min. E., 525.71 meters from BLLM 2, Laur, Nueva Ecija. Area one thousand four hundred three (1,403) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the City of Cabanatuan, Philippines, on the 28th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Alfredo V. Cruz, Jr., Judge of said Court, the 18th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-816
LRC Record No. N-35411

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer,

the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Leoncio Lague, Luis Yandoc, Leoncio Naguit, Regalado Fabillon, Domingo Garcia, Urbano Castillo, Luciano Marcial, Renato Gonzalez, Alfonso Gallardo, Gregorio Manlapaz, Jovita Santos, Minalin, Pampanga, Benjamin David, Amado Tetangco, San Isidro, Minalin, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Aurelia Dalusarung, Consolacion Vda. de Padilla, Lourdes C. Dalusung, Milagros D. Manlapaz, Pacieneia Dalusung, and Cayetano Dalusung, Minalin, Pampanga; to register and confirm their title to the following properties:

Four (4) parcels of land situated in the Barrio of San Isidro, Municipality of Minalin, Province of Pampanga. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 3618, Minalin Cadastre, plan Ap-18612). Bounded on the NE. by property of Amado Tetangco; on the SE. by property of Domingo Garcia; on the SW. by property of Luciano Marcial; on the W. by a Barrio Road; and on the NW. by Lot 2059. Point "1" is S. 69 deg. 38 min. E., 4,108.03 meters from BLLM 1, Minalin Cadastre. Area fifteen thousand eight hundred twenty-three (15,823) square meters, more or less.

2. A parcel of land (Lot 2068, Minalin Cadastre plan Ap-18612). Bounded on the NE. by properties of Luciano Marcial and Domingo Garcia; on the SE. by property of Renato Gonzales; on the S. by property of Urbano Castillo; and on the W. by a Barrio Road. Point "1" is S. 65 deg. 18 min. E., 4,243.59 meters from BLLM 1, Minalin Cadastre. Area thirty three thousand five hundred seventy-eight (33,578) square meters, more or less.

3. A parcel of land (Lot 2069, Minalin Cadastre, plan Ap-17964). Bounded on the NE. by property of Leoncio Naguit; on the E. by a Barrio Road; on the SW. by property of the Republic of the Philippines (dry Creek); and on the W. by properties of Regalado Fabillon. Point "1" is S. 62 deg. 56 min. E., 4,173.47 meters from BLLM 1, Minalin Cadastre. Area six thousand five hundred sixty-eight (6,568) square meters, more or less.

4. A parcel of land (Lot 2072, Minalin Cadastre, plan Ap-17964). Bounded on the E. by a Barrio Road; on the S. by property of Leoncio Naguit; on the SW. by property of Luis Yandoc; and on the NW. by property of Leoncio Lague. Point "1" is S. 66 deg. 17 min. E., 4,064.42 meters from BLLM 1, Minalin Cadastre. Area five thousand eight hundred thirty-two (5,832) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in the Municipality of San Fernando Pampanga, Hall of Justice Building, Province of Pampanga, Philippines, on the 9th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Malcolm G. Sarmiento, Judge of said Court, the 13th day of January, 1969.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. U-602
LRC Record No. N-36124

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Vicente Solis, the Principal, Binalonan High School, Olita Martelino, Edita Martelino, Binalonan, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Juan W. Moran and Henry S. Moran, Binalonan, Pangasinan, thru Atty. Buenaventura S. Nidoy, Urdaneta, Pangasinan, to register and confirm their title to the following property:

A parcel of land (Lot 2, plan Psu-189520, Amd.) situated in the Barrio of Sta. Maria Sur, Municipality of Binalonan, Province of Pangasinan. Bounded on the N. by property of the Municipal Government of Binalonan (Binalonan High School); on the E. by property of Juan Moran; on the S. by Lot 1; and on the SW. by property of Vicente Solis. Point "1" is N. 28 deg. 50 min.

W., 379.11 meters from Mon. EG. Binalonan Cadastre. Area sixteen thousand five hundred seventy (16,570) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Urdaneta, Province of Pangasinan, Philippines, on the 10th day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Amado Santiago, Judge of said Court, the 6th day of January, in the year 1969.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN
Land Registration Case No. U-475
LRC Record No. N-28288

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Highway District Engineer, the Public Works District Engineer, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; the Municipal Mayor, the Municipal Council, Urdaneta, Pangasinan; Aniceto Antonio, Benito Antonio, Feliciano or Feliciano Antonio, Marcelo Dilizo, Felipe Delizo, Valeriano Antonio, Ildefonso Salvador, Labit, Urdaneta, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Maximo Antonio, Bellag, Urdaneta, Pangasinan, thru Atty. Felipe Abenojar, Urdaneta, Pangasinan, to register and confirm his title to the following properties:

Two (2) parcels of land situated in the Barrio of Labit, Municipality of Urdaneta, Province of Pangasinan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-130570). Bounded on the N. by property of Ildefonso Salvador; on the NE. by property of Aniceto Antonio; on the SE. by the property of Benito Antonio; on the SW. by properties of Marcelo Dilizo and Felipe Dilizo; and on the NW. by property of Valeriano Antonio. Point "1" is S. 23 deg. 44 min. W., 2,103.81 meters from BLBM 1, Mabini, Urdaneta, Pangasinan. Area four thousand seven hundred ninety eight (4,798) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-130570). Bounded on the N. by properties of Benito Antonio and Feliciano Antonio; on the SE. by property of Benito Antonio and the Catablan Creek; and on the NW. by properties of Marcelo Dilizo and Benito Antonio. Point "1" is S. 21 deg. 50 min. W., 2,247.20 meters from BLBM 1, Mabini, Urdaneta, Pangasinan. Area five thousand forty (5,040) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Urdaneta, Province of Pangasinan, Philippines, on the 15th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Amado S. Santiago, Judge of said Court, the 3rd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 7th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF QUEZON

Land Registration Case No. C-73
LRC Record No. N-34223

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the High-

way District Engineer, the Provincial Land Officer, Lucena City; the Municipal Mayor, the Municipal Council, Hipolito Silverio, Tagkawayan, Quezon; Hipolito Mendoza de Reyes, Candelaria, Quezon; Balbino Yobion, Briceio Realo, Guinayangan, Quezon; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Flaviano Masangkay and Maria Mendoza, Candelaria, Quezon, represented by Braulio P. Aguila, San Juan, Batangas, thru Atty. J. Cesar Adapon, San Juan, Batangas, to register and confirm their title to the following property:

A parcel of land (portion of Lot 641, Guinayangan Cadastre, plan Sgs-693-D), situated in the Barrio of Mangayao, Municipality of Tagkawayan, Province of Quezon. Bounded on the NE. by properties of Balbino Yobion and Briceio Realo; on the SW., by Public Land (swamp); and on the NW. by property claimed by Hipolito Silverio, et al. Point "1" is S. 36 deg. 46 min. W., 169.60 meters from BLLM 8, Guinayangan Cadastre. Area one hundred thousand (100,000) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Quezon, at its session to be held in the Municipality of Calauag, Province of Quezon, Philippines, on the 30th day of May, 1969, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Union C. Kayanan, Judge of said Court, the 25th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5598
LRC Record No. N-29597

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands,
the Director of Forestry, the Director of Pub-

lic Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, the Heirs of Juan Estrella, Regino Amonelo or Amunelo, Pedro Robles, Florencio Millare, Francisco Javier, Victoria T. Golla, Baras, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Benjamin G. Golla, Baras, Rizal to register and confirm his title to the following property:

A parcel of land (Lot 1, plan Psu-195109), with the improvements thereon, situated in the Barrio of Calangbato, Municipality of Baras, Province of Rizal. Bounded on the N. by property of Pedro Robles; on the NE. and E. by the Calangbato River; on the SE. by the Calangbato River and a Trail; on the SW. by a Trail and properties of Florencio Millare, Francisco Javier and Regino Amunelo; and on the the NW. by properties of Regino Amunelo and Pedro Robles. Point "1" is N. 20 deg. 55 min. E., 3,209.45 meters from BLLM 1, Baras, Rizal. Area fifty five thousand one hundred ninety-two (55,192) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 22nd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Guillermo B. Torres, Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6539
LRC Record No. N-36141

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Lourdes Franco, Alicia Bombay, Francisco Santos, the Heirs of Esteban Navarro, Carlos del Monte, the Heirs of Eusebio Aquino, the Heirs of Lupo Mariategue, the Heirs of Fortunata Bunyi, the Heirs of Francisco Fabian, the Heirs of Francisco Bunyi, Muntinglupa, Rizal; Lydia Villanueva, College of Veterinary Medicine, U.P. Compound, Quezon City; Jose Abas, Alabang, Muntinglupa, Rizal; Paulita Valera, U.P. Compound, Diliman, Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antero M. Espina, Rufina M. Espina, Gerardo M. Espina, Virginia M. Espina, Muntinglupa, Rizal; Urbana Mariatigue, Crescentiana M. Mariatigue, Maria M. Espina, Federico M. Espina, Alabang, Muntinglupa, Rizal; Maria del Rosario Mariatigue, 1744 Tramo St., Pasay City, Ruperto A. Mariatigue, College of Veterinary Medicine, U.P. Compound, Quezon City; Catalino M. Espino, Diliman, U.P. Compound, Quezon City; assisted by Decena & Decena Law Office by Atty. Juan C. Decena, 1849 Sandejas, Pasay City, to register and confirm their title to the following property:

A parcel of land (Lot 163, Muntinglupa Estate, plan Ap-15651), situated in the Barrio of Alabang, Municipality of Muntinglupa, Province of Rizal. Bounded on the NE. by Lots 158, 657, 663 and 666; on the E. by Lot 669; on the SE. by Lot 166; on the S. by Lot 1339; on the SW. and W. by Lot 1340; and on the NW. by Lot 1341, all of Muntinglupa Estate. Point "1" is S. 83 deg. 50 min E., 439.4 meters from Mon. 13, Muntinglupa Estate. Area twenty two thousand six hundred fifty (22,650) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 16th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause,

if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Emilio V. Salas, Judge of Court, the 11th day of December, in year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6534
LRC Record No. N-36175

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Cainta, Rizal; Victorio Buenaviaje, San Miguel, Pasig, Rizal; Ignacio Tuico, Melania Principe, Wawa, Pasig, Rizal; the Heirs of Arcadio Raymundo, the Heirs of Ireneo Suarez, Palatiw, Pasig, Rizal; the Heirs of Pio Raymundo, Kapasigan, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Ignacio Tuico and Melania Principe, Wawa, Pasig, Rizal, to register and confirm their title to the following properties:

Four (4) parcels of land with the building and improvements thereon, situated in the Sitio of Daan-Baka, Municipality of Cainta, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-142064). Bounded on the N. by property of Victorio Buenaviaje; on the E. by properties of Victorio Buenaviaje and the Heirs of Ireneo Suarez; on the S. by properties of Rafaela Sinciango (before), the Heirs of Pio Raymundo (now) and Felix

Reyes and Leoncia Reynoso (before) and Melania Principe (now); Ignacio Tuico; and on the W. by properties of Agustina Quitongeo (before) Ignacio Tuico and Melania Principe (now), Lot 2, Victorio Buenaviaje, and the Heirs of Arcadio Raymundo. Point "1" is N. 72 deg. 02 min. E., 2,665.81 meters from BLLM 1, Pasig, Rizal. Area eight thousand nine hundred thirty seven (8,937) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-142064). Bounded on the N. by Lot 3; on the E. by Lot 1; on the S. by Lot 4 and on the SW. by the Daan Banka Creek and property of Victorio Buenaviaje. Point "1" is N. 72 deg. 02 min. E., 2,665.81 meters from BLLM 1, Pasig, Rizal. Area three thousand two hundred ninety-three (3,293) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-142064). Bounded on the N. by property of Victorio Buenaviaje; on the S. by Lot 2; and on the SW. by the Daan Banka Creek and property of Victorio Buenaviaje. Point "1" is N. 70 deg. 53 min. E., 2,497.12 meters from BLLM 1, Pasig, Rizal. Area one hundred fifty five (155) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-142064). Bounded on the N. by Lot 2; on the S. by property of Agustina Quitongeo (before) Ignacio Tuico and Melania Principe (now); and on the SW. by the Daan Banka Creek and property of Victorio Buenaviaje. Point "1" is 71 deg. 19 min. E., 2,497.47 meters from BLLM 1, Pasig, Rizal. Area eighty four (84) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 23rd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Guillermo E. Torres, Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6536
LRC Record No. N-36176

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works, District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tagig, Rizal; the Heirs of Eulalio Sanga, Catalina Ocol, Maria Eugenio, Antonio Flores, Ines Santos, Tipas, Tagig, Rizal; Ricardo Ginogino, Lydia Calingo, San Roque, Navotas, Rizal; David Ginogino, Tangos, Navotas, Rizal; Glicerio Sta. Teresa, 1301 M. Almeda, Pateros, Rizal, Arturo Buenaventura, Tonsuya, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Elena Calingo, Patricio Calingo, San Roque, Navotas, Rizal; Ambrocia Calingo, Tangos, Navotas, Rizal; Teresa Calingo, 1301 M. Almeda, Pateros, Rizal; Ligaya Calingo, Tonsuya, Malabon, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (Plan Psu-185835 Amd-), situated in the Sitio of Palingon, Barrio of Tipas, Municipality of Tagig, Province of Rizal. Bounded on the NE. by the Panday River; on the S. by properties of Basilio Santos (before) Ines Santos (now); Antonio Flores and Maria Eugenio; on the SW. by property of Maria Eugenio; and on the NW. by properties of the Heirs of Eulalio Sanga and Catalina Ocol. Point "1" is N. 88 deg. 59 min. E., 928.12 meters from BLLM 1, Pateros, Rizal. Area four thousand three hundred (4,300) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 23rd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Guillermo E. Torres, Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6546
LRC Record No. N-36177

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Leopoldo Digma, Alberico Digma, Baras, Rizal; Simeon Llagas, Binitinan, Baras, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antonia S. Raymundo, Pasig, Rizal, assisted by Atty. Magpuri C. Jabson, Pasig, Rizal, to register and confirm her title to the following property:

A parcel of land (Plan Psu-227048), with the improvements thereon, situated in the Barrio of Binitinan, Municipality of Baras, Province of Rizal. Bounded on the N., NE. and E. by a Creek; on the SE. and S. by an Existing Road; on the SW. by property of Leopoldo Digma; and on the NW. by Alberico Digma and a Creek. Point "1" is N. 40 deg. 21 min. E., 2,695.44 meters from BLLM 2, Baras, Rizal. Area thirty two thousand fourteen (32,014) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 27th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Guillermo E. Torres, Judge of said Court, the 12th day of December, in the 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6551
LRC Record No. N-36178

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Pasig, Rizal; Roman Cruz, Matea Sumulong, Dominga Cruz, Ines Martinez, Juan Guinto, the Heirs of Maxima Cruz, Matea Vicente, Mateo Sumulong, Modesta Vega, Mariano Gutierrez, Marian Carlos, Leon Santos, Inocencio Cruz, Esteban Esguerra, the Heirs of Antero Cruz, Leoncio Vega, Simeon Martinez, Pinagbuhatan, Pasig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Aquilino Esguerra and Victoria Polintan, Pinagbuhatan, Pasig, Rizal, to register and confirm their title to the following property:

A parcel of land (Lot 369, Pasig Cadastre, Psc-14, plan Ap-6071), with the improvements thereon, situated in the Barrio of Pinagbuhatan, Municipality of Pasig, Province of Rizal. Bounded on the NE. by properties of Matea Sumulong, Dominga Cruz, Ines Martinez, Juan Guinto, the Heirs of Maxima Cruz, Matea Vicente, Mateo Sumulong, Modesta Vega, Mariano Gutierrez, Marian Carlos, Victoria Polintan, Leon Santos, Inocencio Cruz, Esteban Esguerra, the Heirs of Antero Cruz and Leoncio Vega; on the SE. by property of Simeon Martinez; on the SW. by a sapa; and on the NW. by property of Roman Cruz. Point "1" is S. 6 deg. 51 min. E., 183.08 meters from BLLM 5, Pasig Cadastre, Psc-14. Area three thousand ninety-two (3,092) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal,

Philippines, on the 29th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Guillermo E. Torres, Judge of said Court, the 24th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. C-157
LRC Record No. N-36151

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal, the Municipal Mayor, the Municipal Council, Navotas, Rizal; Benito Manuel, Dionisio de la Cruz, Potenciana Cruz, Placido de los Santos, Florentino Manuel, Tranquilino Manuel, Feliciano Manuel, Alberto Manuel, Cornelio Manuel, Tomas Manuel, Gregorio Manuel, Tanza, Navotas, Rizal; Anita de la Cruz, Tangos, Navotas, Rizal; Daniel C. Roque, Roldan St., Navotas, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Godofredo Vicente, Tangos, Navotas, Rizal thru Atty. Paterno S. Sovangco, 426 M. Naval St., Tangos, Navotas, Rizal to register and confirm his title to the following property:

A parcel of land (Lot 1, plan Psu-92122 Amd.), with the improvements thereon, situated in the Barrio of Tanza, Municipality of Navotas, Province of Rizal. Bounded on the NE. by a Barrio Road; on the SE. by property of Florentino, Feliciano, Alberto, Cornelio, Tomas, and Gregorio Manuel; on the SW. by property of Placido de los Santos; on the NW. by property of Benito Manuel. Point "1"

is N. 39 deg. 33 min. W., 2,683.44 meters from B.L. L.M. 1, Malabon, Rizal. Area one hundred seventy five (175) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Caloocan, Province of Rizal, Philippines, on the 29th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Fernando A. Cruz, Judge of said Court, the 3rd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8, 9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-5913
LRC Record No. N-31988

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduy St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tanay, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Socorro Castillo, 325 Luna Street, Mandaluyong, Rizal, to register and confirm her title to the following property:

A parcel of land (Lot 365, Tanay Public Land Subdivision, Pls-39, plan (LRC) SWO-11225), situated in the Barrio of Tinucan, Municipality of Tanay, Province of Rizal. Bounded on the N. by Lot 364, Tanay Public Land Subdivision, Pls-39; on the E. by a road; on the S. by Lot 366, Tanay Public Land Subdivision, Pls-39; and on the SW. by the Lanatis River. Point "1" is S. 14 deg. 01 min. W., 614.99 meters from BLIM 22, Tanay Public Land Subdivision, Pls-39. Area fifty-eight thou-

sand eight hundred fifty-four (58,854) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 2nd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Delfin B. Flores, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 7th day of January, 1969.

Attest:
GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. PN-329
LRC Record No. N-34612

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office, No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Parañaque, Rizal; Victor Castro, Guillermo Mendoza, Agustin Garcia, Marcelo Ambot, Vicente Rapadas, Jaime Taberdo, Teofilo Bernardo Tambo, Parañaque, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Prudencio F. Mariano and Efigenia L. Mariano, Tambo, Parañaque, Rizal, assisted by Atty. Manuel T. de Guia, 310-A Ramon Santos Bldg., Sta. Cruz, Manila, to register and confirm their title to the following properties:

Three (3) parcels of land, situated in the Barrio of Tambo, Municipality of Parañaque, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1704, Parañaque Cadastre, plan Ap-18233). Bounded on the NE. by

property of Vicente Rapadas; on the SE. by the Parañaque River; and on the SW. and NW. by property of Efigenia Mariano. Point "1" is N. 22 deg. 38 min. E., 1,471.53 meters from BLLM 1, Parañaque Cadastre. Area one hundred (100) square meters, more or less.

2. A parcel of land (Lot 1703, Parañaque Cadastre, plan Ap-15368). Bounded on the NE. by properties of Jaime Taberdo and Agustin Garcia; on the SE. by property of (Teofilo Bernardo) Prudencio and Efigenia Mariano and Lot 1708; on the SW. by property of Marcelo Ambot; and on the NW. by properties of Guillermo Mendoza and Victor Castro. Point "1" is N. 22 deg. 38 min. E., 1,471.53 meters from BLLM 1, Parañaque Cadastre. Area two hundred eight (208) square meters, more or less.

3. A parcel of land (Lot 1708, Parañaque Cadastre, plan Ap-15368). Bounded on the NE. by property of (Teofilo Bernardo) Prudencio and Efigenia Mariano; on the SE. by the Parañaque River; on the SW. by property of Marcelo Ambot; and on the NW. by Lot 1703. Point "1" is N. 22 deg. 38 min. E., 1,471.53 meters from BLLM 1, Parañaque Cadastre. Area one hundred twenty nine (129) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the City of Pasay, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Francisco dela Rosa, Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:
GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-283
LRC Record No. N-36159

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wild-

life Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Marikina, Rizal; the Manager, Philippine Wood Industries, Inc., the Manager, Manila Bay Spinning Mills, Jesus de la Peña, Marikina, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Group Developers & Financiers, Inc., Puyat Bldg., Escolta, Manila, represented by its Executive Vice-Pres. & Gen. Manager, Victor G. Puyat, Puyat Bldg., Escolta, Manila to register and confirm its title to the following property:

A parcel of land (Plan Psu-232417), with the improvements thereon, situated in the Barrio of Jesus de la Peña, Municipality of Marikina, Province of Rizal. Bounded on the NE. by Public Land; on the SE. by property of the Philippine Wood Industries, Inc., on the SW. by property of the Group Developers and Financiers Inc., and on the NW. by property of the Manila Bay Spinning Mills, Inc., Point "1" is S. 36 deg. 07 min. W., 668.43 meters from BLLM 2, Marikina, Rizal. Area three thousand two hundred thirty four (3,234) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 28th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Walfrido de los Angeles, Judge of said Court, the 28th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[8,9] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6552
LRC Record No. N-36192

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Antipolo, Rizal; Miguel Cahanap, Julio Pedraja, Aquilino Trinidad, Alejandro Bautista, Eduardo Garcia, Graciano Escaraman, Leopoldo Adriano, Isabel Trinidad, Mayamot, Antipolo, Rizal; Rosa Escaraman, Sta. Elena, Marikina, Rizal; Lorenza Santos, San Roque, Marikina, Rizal; Jose de Jesus, Antonio Isidro, Ambrosio Pablo, Kamandag, Mayamot, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Felipe Aquino, Sta. Elena, Marikina, Rizal; Pablo Oldan, Nemesio Javier, San Roque, Marikina, Rizal; and Aquilino Trinidad, Mayamot, Antipolo, Rizal, thru Atty. Clara Dumandan-Singh, San Roque, Marikina, Rizal, to register and confirm their title to the following properties:

Three (3) parcels of land with the improvements thereon, situated in the Sitio of Kamandag, Barrio of Mayamot, Municipality of Antipolo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-192023). Bounded on the N. by properties of Antonio Isidro, claimed by Leopoldo Adriano and Miguel Cahanap; on the NE. by the Igay Munti Creek and property claimed by Julio Pedraja; on the SE. by Lots 2 and 3; on the SW. by property of Antonio Isidro, claimed by Eduardo Garcia; and on the W. by property of Antonio Isidro, claimed by Graciano Escaraman. Point "1" is N. 25 deg. 03 min. W., 4,907.88 meters from BLLM 1, Antipolo, Rizal. Area forty four thousand five hundred forty-three (44,543) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-192023). Bounded on the NE. by the Igay Munti Creek and property of Antonio Isidro, claimed by Julio Pedraja; on the SE. by property of Antonio Isidro, claimed by Julio Pedraja; on the SW. by Lot 3; and on the NW. by Lot 1. Point "1" is N. 25 deg. 03 min. W., 4,907.88 meters from BLLM 1, Antipolo, Rizal. Area two thousand four hundred thirteen (2,413) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-192023). Bounded on the NE. by Lot 2; on the SE. by properties of Antonio Isidro, claimed by Aquilino Trinidad and Alejandro Bautista; on the SW. by property claimed by Eduardo Garcia; and on the NW. by Lot 1. Point "1" is N. 25 deg. 03 min. W., 4,907.88 meters from BLLM 1, Antipolo, Rizal. Area one thousand five hundred eighty-four (1,584) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 5th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Pedro A. Revilla, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBALES

Land Registration Case No. N-59-O
LRC Record No. N-36367

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Iba, Zambales; the City Mayor, the City Council, the City Fiscal, the City Treasurer, the City Engineer, Olongapo City; Dominga Tolentino, Estanislao Mortalia, Cabalan, Olongapo City; Asuncion Robles, % Victory Liner Office, Grace Park, Caloocan City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eugenio Trinidad, % Victory Liner Office, Grace Park, Caloocan City, to register and confirm his title to the following property:

A parcel of land (plan Psu-240812), situated in the Barrio of Cabalan, City of Olongapo. Bounded on the N. and NE. by the Cabalan Creek; on the E. by property of Estanislao Mortalia; on the SE., S. and SW. by the National Road; and on the NW. by property of Dominga Tolentino. Point "1" is N. 67 deg. 18 min. E., 2,259.97 meters from BLLM 4, Olongapo Townsite, Ts-308. Area fifty-six thousand two hundred sixty-three (56,263) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Zambales, at its session to be held in the City of Olongapo, Philippines, on the 30th day of April, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Numeriano G. Estenzo, Judge of said Court, the 7th day of February, in the year 1969.

Issued at Quezon City, Philippines, this 10th day of February, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA DEL SUR

Land Registration Case No. N-22
LRC Record No. N-36295

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Pagadian, Zamboanga Del Sur; the Municipal Mayor, the Municipal Council, Emilito Pinga, Eligio Bucoy, Tomas Ruste, Poblacion, Margosatubig, Zamboanga del Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Adelina Pinga, represented by Carmen Ruste, Poblacion, Margosatubig, Zamboanga

del Sur, to register and confirm her title to the following property:

A parcel of land (Plan Msi-V-82800-D), with the building and improvements thereon, situated in the Poblacion, Municipality of Margosatubig, Province of Zamboanga del Sur. Bounded on the NE. and SE. by property of Tomas Ruste; on the S. by property of Emilito Pinga; on the SW. by property of Eligio Bucay; and on the NW. by the Lopez Jaena Street. Point "1" is N. 40 deg. 10 min. E., 326.74 meters from BLLM 1, Margosatubig Public Land Subdivision, Pls-251. Area one hundred ninety (190) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Zamboanga del Sur, at its session to be held in the Municipality of Pagadian, Province of Zamboanga del Sur, Philippines, on the 30th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Vicente G. Ericta, Judge of said Court, the 11th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 3rd day of February, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ZAMBOANGA DEL SUR
Land Registration Case No. N-26
LRC Record No. N-36299

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Admin-

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istration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Pagadian, Zamboanga del Sur; the Municipal Mayor, the Municipal Council, Pedro Calunod, Jovencio Mendoza, Felix Castillo, Underita M. Atilano, Malangas, Zamboanga del Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisco Atilano, Poblacion, Malangas, Zamboanga del Sur, to register and confirm his title to the following property:

A parcel of land (Plan Psu-235843), with the building and improvements thereon, situated in the Poblacion, Municipality of Malangas, Province of Zamboanga del Sur. Bounded on the NE. by the Municipal Road; on the SE. by property of Jovencio Mendoza; on the S. and SW. by property of Pedro Calunod; and on the NW. by property of Felix Castillo. Point "1" is N. 67 deg. 25 min. E., 1,276.32 meters from BLLM 1, Malangas, Zamboanga del Sur. Area four hundred sixty-eight (468) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Zamboanga del Sur, at its session to be held in the Municipality of Pagadian, Province of Zamboanga del Sur, Philippines, on the 30th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted, and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Vicente G. Ericta, Judge of said Court, the 11th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 3rd day of February, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[8,9]

Bureau of Lands

[FIRST PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iligan City will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on April 11, 1969 the tracts of land described below:

Location of land: Balimbing, (Baroy) Salvador, Lanao del Norte.

Description: Lot No. 2752, Pls-13.

Area: 913.27 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P80.00—banana and clearing.

Applied for: ANDREA CARBAJAL. MSA-V-58198.

Location of land: Balimbing, (Baroy) Salvador, Lanao del Norte.

Description: Lot No. 2754, Pls-13.

Area: 602 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: 200.00—coconuts.

Applied for: LICERIO JACA. MSA-V-73365.

The successful bidders if other than the applicants must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, January 13, 1969.

[8-13] VICENTE A. VALDELLON
Director of Lands

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Iligan City, will auction through oral bidding at 10:00 a.m. on April 18, 1969 the right to lease

for industrial purposes the tract of land hereinbelow described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Sta. Filomena, Iligan City.

Boundaries: N-Iligan Bay; E-Iligan Bay; S-Lots 3274 & 5286, Cad-292; and W-Iligan Bay.

Area: 2,974.68 square meters.

Appraised value of land: P5.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: P50,000.00—piers, wharves and docks.

Applied for by: ILAGAN BAY EXPORT CORPORATION. FLA (VII-6) 1.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) month's rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

Manila, January 28, 1969.

[3-13] VICENTE A. VALDELLON
Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at San Jose, Occidental Mindoro, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 7, 1969, the tract of land covered by Sales Application No. V-43225 of P. G. AGRO. INDUSTRIAL ENTERPRISES, INC.

Location: Murtha, San Jose, Occidental Mindoro.

Description: Lots Nos. 5 and 6, SWO-41202.

Area: 466.5876 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P750,000.00—riceland, fence, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at San Jose, Occ. Mindoro on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-43225". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 13, 1969.

VICENTE A. VALDELLON

[8-13]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Lianga, Surigao del Sur, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 18, 1969, the tract of land covered by Sales Application No. V-43121 of BISLIG BAY LUMBER Co. Inc.

Location: Sta. Cruz, Bislig, Surigao del Sur.

Description: Lots Nos. 1 and 3, SC-V-43121-D (Portion).

Area: 224.0000 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P50,000.00—clearing and others.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Lianga, Surigao del Sur, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-43121". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined,

the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 20, 1969.

VICENTE A. VALDELLON

[8-13]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tarlac, Tarlac, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 25, 1969, the tract of land covered by Sales Application No. (I-3) 25 of FRANCISCO L. SANTOS, JR.

Location: Gayong-Gayong, Mayantoc, Tarlac.

Boundaries: E, Public Land; SW, Public Land; and NW, Santiago Eugenio.

Area: 14.1360 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of existing improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Tarlac, Tarlac, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (I-3) 25". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 30, 1969.

VICENTE A. VALDELLON

[8-13]

Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Tarlac, Tarlac, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 25, 1969, the tract of land covered by Sales Application No. (I-3) 24 of YASMIN CUENCA.

Location: Gayong-Gayong, Mayantoc, Tarlac.

Boundaries: N, Public Land; E, Public Land; S, Laing Fonacier (Pasture Lease No. 1376); and W, Carmen Santos.

Area: 20.9043 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of existing improvements: None.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Tarlac, Tarlac, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (1-3) 24". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 30, 1969.

VICENTE A. VALDELLON
Director of Lands

[8-13]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE AND NATURAL
RESOURCES
BUREAU OF LANDS
MANILA

PUBLIC NOTICE

SUBJECT: CADASTRAL SURVEY OF SEVEN
(7) MUNICIPALITIES IN THE PROVINCE
OF CATANDUANES.

1. Pursuant to the provisions of Section 1851 of the Administrative Code (Act No. 2711), notice is hereby given to all persons claiming interest therein, and to the general public, that on the 16th day of January, 1969, in the following municipalities of the province of Cantanduanes, a cadastral survey of all lands situated within the boundaries of said municipalities will be begun by the Certeza Surveying Co., Inc., under contract with the Bureau of Lands.

- | | |
|----------------------------------|-----------|
| 1. Viga, Catanduanes | Cad-399-D |
| 2. Panganiban, Catanduanes | Cad-411-D |
| 3. Bagamanok, Cantanduanes | Cad-412-D |
| 4. Caramoran, Cantanduanes | Cad-413-D |
| 5. Calolbon, Catanduanes | Cad-414-D |
| 6. Bato, Cantanduanes | Cad-415-D |
| 7. San Miguel, Catanduanes | Cad-416-D |

2. In accordance with Section 1853 of the said Code, the Geodetic Engineers (Surveyors) and other employees of the *Certeza Surveying Co., Inc.*, and the Bureau of Lands have full authority of

law to enter upon the above-mentioned lands for purpose of executing the survey and placing monuments thereon; and it is the duty of all persons claiming said lands or interest therein fully to inform the said Geodetic Engineers (surveyors) and other employees concerning the boundaries of their respective land claims.

3. Any person who shall willfully refuse to give such information or shall in any manner interfere with the survey or the placing of monuments, or who shall deface, destroy or remove notices of survey posted upon the lands, shall be liable to prosecution under the provisions of Section 2753 of the Administrative Code, as amended by Act No. 3077.

4. Geodetic Engineers (Surveyors) are hereby requested to forward to the Bureau of Lands within sixty (60) days from January 16, 1969, a list of the isolated surveys situated with the aforementioned cadastral projects begun, and another list of contracts for isolated surveys entered into in good faith, by them prior to January 16, 1969. Isolated surveys entered into good faith, by them prior to January 16, 1969. Isolated surveys not listed as herein required will not be accepted for verification and approval.

5. Upon the completion of this cadastral survey, a petition for the settlement and adjudication of the titles to the lands included in the said surveys in favor of all persons entitled thereto under the law will be filed by the Director of Lands in the Court of First Instance of Virac, Catanduanes.

6. The effective cooperation of all land owners and others interested in the welfare of the community desired and requested. This cooperation may be expressed in the form of facilities given to the geodetic engineers engaged in the work by furnishing all desired information concerning property boundaries, cutting lines, helping in transporting monuments, and by providing such other means as may be found appropriate and feasible in each case.

(Sgd.) VICENTE A. VALDELLON
Director of Lands

[8, 9]

REPUBLICA DE FILIPINAS
DEPARTAMENTO DE AGRICULTURA RECURSOS NATURALES
OFICINA DE TERRENOS
MANILA

NOTICIA PUBLICO

MATERIAL MEDICION CATASTRAL DEL
SIETE (7) MUNICIPIOS EN PROVINCIA
DE CATANDUANES.

1. De acuerdo con las disposiciones de la Artículo 1851 del Código Administrativo (Ley No. 2711), por la presente se avisa a todas las personas que se consideren interesadas, y la publico en general, que el día 16 de Enero, 1969, se procederá a una

medicion catastral de todos los terrenos situados entro de los limites del siete (7) Municipios de la Provincia de Catanduanes por la Agrimensores del Oficina de *Certeza Surveying Co., Inc. y Oficina de Terrenos*, son:

1. Viga, Catanduanes Cad-399-D
2. Panganiban, Catanduanes Cad-411-D
3. Bagamanok, Catanduanes Cad-412-D
4. Caramoran, Catanduanes Cad-413-D
5. Calolbon, Catanduanes Cad-414-D
6. Bato, Catanduanes Cad-415-D
7. San Miguel, Catanduanes Cad-416-D

2. De acuerdo con lo que dispone el Artículo 1853 de dichoCodigo los agrimensores y otros empleados de la Oficina de *Certeza Surveying Co., Inc.* y dela Oficina de Terrenos estan plenamente autorizados por la ley para entrar en dichos terrenos con el fin de hacer la citada medicion y colocar mojones en los mismos, y todas las personas que alquien titulos de propiedad de dichos terrenos o de intereses situados en los mismos, tienen el deber de facilitar a dichos agrimensores y otros empleados toda clase de informes referentes a los limites de sus respectivos terrenos.

3. Cualquiera persona que intencionalmente se niegue a facilitar tales informes o que en manera alguna se oponga a las mediciones o colocacion de mojones, or que desfigure, destruya, o quite dichos mojones, a altere la situacion de los mismos, o que destruya or suite los avisos de medicion que se hayan fijado en los terrenos, podra ser perseguido ante

los tribunales de justicia, bajo las disposiciones del Artículo 2753 del Codigo Administrativo segun esta reformada por la Ley No. 3077.

4. Los agrimensores particulares deberan enviar a la Oficina de Terrenos dentro del plazo de sesenta (60) dias dede al 16 de Enero, 1969, una lista de las mediciones aisladas situadas dentro del proyecto del catastros que se inauguro, y otra lista de los contratos de mediciones aisladas hechas por ellos de buena fe antes de 16 de Enero, 1969. Las mediciones aisladas que no estan incluidos en estas listas no seran aceptadas para fines de comprobacion y aprobacion.

5. Terminada la medicion se presentara al Juzgado de Primera Instancia de Virac, Catanduanes, una solicitud para el establecimiento y adjudicacion de los titulos de los terrenos incluidos en dicho medicion a favor de todas las personas que tengan derecho a ellos de acuerdo con la Ley.

6. Se desea y solicita la cooperacion efectiva de todos los propietarios y de los que se interesen por el bienestar de la comunidad. Esta cooperacion podra hacerse presentando la ayuda neccsaria a los agrimensores dedicados a la medicion para que obtengan toda informacion para medicion, ayudando tambien en el transporte de los mojones y cualesquiera otros medios que sean apropiados en cada caso.

(Sgd.) VICENTE A. VALDELLON
Director de Terrenos

[8,9]

Courts of First Instance

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT
CAVITE CITY

NATURALIZATION CASE No. N-9.—In the matter of the Petition of ANTONIO QUION also known as ANTONIO QUION JR., and ANTONIO TIONG to be admitted a citizen of the Philippines.

ANTONIO QUION, petitioner

NOTICE OF HEARING OF THE AMENDED PETITION
FOR PHILIPPINE CITIZENSHIP

To the Honorable Solicitor General, Manila; Mr. Antonio Quion, 651 P. Burgos Ave., Caridad, Cavite City, Philippines, and to all whom it may concern:

Whereas, an amended petition for Philippine Citizenship pursuant to the provisions of Commonwealth Act No. 473, as amended has been presented to this Court by Antonio Quion, known also as Antonio Quion, Jr. and registered in the Bureau of Immigration as Antonio Tiong, who alleges that his present place of residence is No. 651 P. Burgos Ave., Caridad, Cavite City, Philippines, the place of his birth, and his former places of residence were 1932 in Canton, China; 1938 in Iloilo City; 1940 at Ongpin St., Sta. Cruz, Manila; 1941-1942 at Rizal St., Gen. Trias, Cavite; 1942 at P. Burgos St. (near corner Romualdo), Caridad, Cavite City; 1942-1944 at Romualdo St. (near corner P. Esteban St.), Caridad, Cavite City; 1944-1945 in Wawa, Rosario, Cavite; 1960 at P. Julio St., Caridad, Cavite City and O'Donnel St., Sta. Cruz, Manila, Philippines; the owner and proprietor of a shoe store and a shoe repair shop located at 651 P. Burgos St., in which occupation he engaged since 1952, and engaged in hotel business since 1965; both up to present; was born on the 28th day of September 1931 (on Oct. 10, 1931, according to the Chinese Calendar) in the City of Cavite, Philippines; having resided continuously in the Philippines for more than thirty (30) years and enrolled all of his children of school age in public and private schools recognized by the Bureau of Private Education of the Philippines and not limited to any race or nationality and where Philippine history, government and civics are taught. He is exempt from filing a declaration of intention to become a citizen of the Republic of the Philippines; married to Concepcion Lei Yee, a Chinese citizen who was

born in the City of Manila, Philippines, on December 8, 1932, now residing with him at 651 P. Burgos St., Caridad, Cavite City, Philippines and who herself may be lawfully naturalized; that he has six (6) children, namely: Armando L. Quion, Benita L. Quion, Conrado L. Quion, Erlinda L. Quion, Felicita L. Quion and Gerly L. Quion, all born in Cavite City, on December 13, 1952, August 5, 1954, September 26, 1956, September 9, 1959, February 10, 1962 and June 15, 1964, respectively, all residing at 651 P. Burgos St., Cavite City; has resided continuously in the Philippines for a period of thirty-six (36) years immediately preceding the date of this amended petition; has resided in the City of Cavite, Philippines for a term of one (1) year at least immediately preceding the date of this amended petition. He has a lucrative and lawful occupation from which he derive an average annual gross income of P18,000.00 during the last two (2) years and the owner of a building of strong materials, situated at corner Dra. Salamanca and Caballeros del Oriente Streets, San Antonio, Cavite City, which said building is assessed at P45,000.00; enrolled his children in the following schools; Armando L. Quion, San Roque Elementary School in 1960-1966 (Primary), San Sebastian College in 1966-1968 (Secondary), Cavite National High School in 1968-present (Secondary); Benita L. Quion, Saint Joseph College in 1961-1967 (Primary), 1967-present (Secondary); Conrado L. Quion, Saint Josep College in 1963-present (Primary); Erlinda L. Quion, Saint Joseph College in 1966-present (Primary); is at present a citizen of the Republic of China, under whose laws Filipinos may become naturalized citizens; he is of good moral character and believe in the principles underlying the Philippine Constitution; has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the constituted government as well as with the community in which he is living; he has during the entire period of his residence in the Philippines, mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions of the Filipinos; He has all the qualifications required under Section 2 and none of the disqualifications under Section 4 of Commonwealth Act No. 473; He is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines oppos-

ing all organized governments, he is not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas; he is not a polygamist nor a believer in the practice of polygamy and has not been convicted of any crime involving moral turpitude; he is not suffering from any incurable contagious diseases; that the nation of which he is a citizen or subject is not at war with the Philippines; it is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which at this time he is a citizen; he will reside continuously in the Philippines from the date of the filing of his petition; up to the time of admission to Philippine citizenship; he has not heretofore made petition for citizenship to any court; that Atty. Julian C. Medina, Jr., and Mr. Amado C. Santos, both of legal age, Filipino Citizens and residing in Cavite City, will appear and testify as his witnesses at the hearing of this petition; he received his primary education at Caridad Elementary School, a public school and his secondary education at Cosmopolitan Colleges, a private school recognized by the Government and not limited to any race, nation or nationality; and that attached to this petition and made an integral part hereof are two (2) of his photographs duly signed by him, photostatic copies of his alien certificate of Registration and Immigrant Certificate of Residence and affidavits of his witnesses.

Therefore, you are given notice that said amended petition will be heard on October 28, 1969, at 8:30 a.m., in any of the two branches of this Court, Branch II and III, holding session in the Cavite Hall of Justice, Cavite City, at which time and place any interested person may appear to contest said petition.

Let this notice and copy of the amended petition be published at the expense of the petitioner, in the *Daily Mirror*, a newspaper edited in the City of Manila and of general circulation in this city and province of Cavite, once a week for three (3) consecutive weeks, and in the *Official Gazette*, for three (3) consecutive issues, and that copies hereof and of the amended petition be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness the Honorable Jose B. Jimenez, Judge of the Third Branch of this Court, this 31st day of October, 1968, at the City of Cavite, Philippines.

(Sgd.) ROLANDO D. DIAZ
Clerk of Court

[7-9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE CAVITE
SEVENTH JUDICIAL DISTRICT
BRANCH —

CASE No. N-9.—In the Matter of the Petition of ANTONIO QUION also known as ANTONIO QUION, JR. and ANTONIO TIONG, to be Admitted a Citizen of the Philippines



AMENDED PETITION FOR NATURALIZATION

I apply for naturalization as a citizen of the Republic of the Philippines in accordance with Commonwealth Act No. 473, as amended, and to this Honorable Court most respectfully shows:

First—My full name is Antonio Quion. I am also known as Antonio Quion Jr. and when I was four (4) months old, my mother went to Canton, China and took me along with her, wherein I was registered in the Bureau of Immigration as Antonio Tiong.

Second—My present place of residence is No. 651 P. Burgos Ave., Caridad, Cavite City, Philippines, the place of my birth, and my former places of residence were:

1. 1932—Canton, China
2. 1938—Iloilo City
3. 1940—Ongpin St., Sta. Cruz, Manila
4. 1941-1942—Rizal St., Gen. Trias, Cavite, City, Philippines
5. 1942—P. Burgos St. (near corner Romualdo) Caridad, Cavite City, Philippines
6. 1942-1944—Romualdo St. (near corner P. Esteban St.) Caridad, Cavite City, Philippines
7. 1944-1945—Wawa, Rosario, Cavite, Philippines
8. 1960—P. Julio St., Caridad, Cavite City, Philippines
9. 1960—O'Donnell St., Sta. Cruz, Manila, Philippines

Third—I am the owner and proprietor of a shoe store and a shoe repair shop located at 651 P. Burgos St., in which occupation I have been engaged since 1952, and I have been engaged in hotel business since 1965; both up to the present;

Fourth—I was born on the 28th day of September, 1931 (on October 10, 1931, according to the Chinese Calendar) in the City of Cavite, Philippines; and having resided continuously in the Philippines for more than thirty (30) years and having enrolled all my children of school age in public and private schools recognized by the Bureau of Private Education of the Philippines and not limited to any race or nationality and where Philippine history, government and civics are taught. I am exempt from filing a declaration of intention to become a citizen of the Republic of the Philippines.

Fifth—I am married to Concepcion Lei Yee, a Chinese citizen who was born in the City of Manila, Philippines, on December 8, 1932, now residing with me at 651 P. Burgos St., Caridad, Cavite City, Philippines and who herself may be lawfully naturalized. I have children, and the name, date and place of birth and place of residence of each of said children are as follows:

Name	Date and Place of Birth	Residence
Armando L. Quion	Dec. 13, 1952, Cavite City, 651 P. Burgos St., Cavite City.	
Benita L. Quion	Aug. 5, 1954, Cavite City, 651 P. Burgos St., Cavite City.	
Conrado L. Quion	Sept. 26, 1956, Cavite City, 651 P. Burgos St., Cavite City.	
Erlinda L. Quion	Sept. 9, 1959, Cavite City, 651 P. Burgos St., Cavite City.	
Felicita L. Quion	Feb. 10, 1962, Cavite City, 651 P. Burgos St., Cavite City.	
Gerly L. Quion	June 15, 1964, Cavite City, 651 P. Burgos St., Cavite City.	

Sixth—I have resided continuously in the Philippines for a period of thirty-six (36) years immediately preceding the date of this amended petition; and I have resided in the City of Cavite, Philippines for a term of one (1) year at least immediately preceding the date of this amended petition.

Seventh—I am able to speak and write English; and the Filipino language, having been educated in public and government recognized schools.

Eighth—I have a lucrative and lawful occupation from which I derive an average annual gross income of P18,000.00 during the last two (2) years and I am the owner of a building of strong materials, situated at corner Dra. Salamanca and Caballeros del Oriente Streets, San Antonio, Cavite City, which said building is assessed at P45,000.00.

Ninth—I have enrolled all my children of school age in the following schools as indicated after their names, to wit:

Name of Child Name of School Date of Enrollment

Armando L. Quion—San Roque Elementary School, 1960–1966 (Primary), San Sebastian College, 1966–1963 (Secondary), Cavite National High School, 1963–present (Secondary).

Benita L. Quion—Saint Joseph College, 1961–1967 (Primary), 1967–present (Secondary).

Conrado L. Quion—Saint Joseph College, 1963–present (Primary).

Erlinda L. Quion—Saint Joseph College, 1966–present (Primary).

Tenth—I am at present a citizen of the Republic of China, under whose laws Filipinos may become naturalized citizens.

Eleventh—I am of good moral character and believe in the principles underlying the Philippine constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted government as well as with the community in which I am living.

Twelfth—I have during the entire period of my residence in the Philippines mingled socially with the Filipinos and have evinced a sincere desire to learn and embrace the customs, traditions of the Filipinos.

Thirteenth—I have all the qualifications required under Section 2 and none of the disqualifications under Section 4 of Commonwealth Act No. 473.

Fourteenth—I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments.

Fifteenth—I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas.

Sixteenth—I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude.

Seventeenth—I am not suffering from any incurable contagious diseases.

Eighteenth—The nation of which I am a citizen or subject is not at war with the Philippines.

Nineteenth—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of China of which at this time I am a citizen.

Twentieth—I will reside continuously in the Philippines from the date of the filing of my petition

up to the time of admission to Philippine citizenship.

Twenty-first—I have not heretofore made petition for citizenship to any court.

Twenty-second—Atty. Julian C. Medina, Jr., lawyer, of legal age, residing at Cavite City, and Mr. Amado C. Santos, Asst. City Treasurer of Cavite City, of legal age, residing at Cavite City, who are Filipino Citizens, will appear and testify as my witnesses at the hearing of my herein petition.

Twenty-third—I received my primary education at Caridad Elementary School, a public school, and my secondary education at Cosmopolitan Colleges, a private school recognized by the Government and not limited to any race, nation or nationality.

Twenty-fourth—Attached to this petition and made an integral part hereof are two (2) of my photographs duly signed by me, photostatic copies of my alien certificate of Registration and Immigrant Certificate of Residence and affidavits of my witnesses.

Wherefore your petitioner prays he be admitted as a citizen of the Republic of the Philippines.

Cavite City, September 30, 1968.

(Sgd.) ANTONIO QUION, JR.
Petitioner

REPUBLIC OF THE PHILIPPINES }
CITY OF CAVITE } S.S.

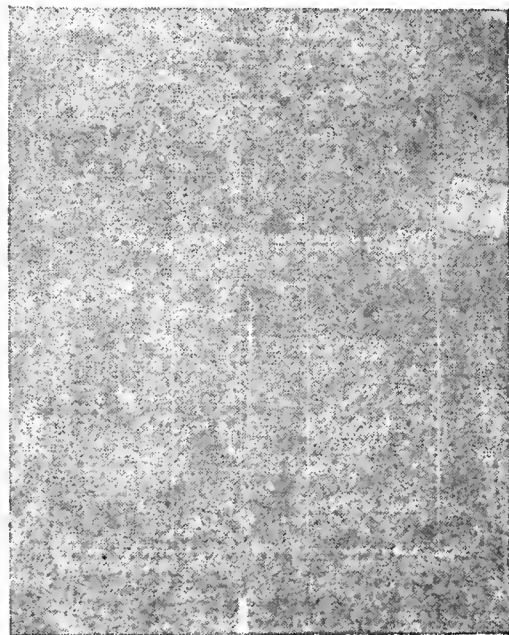
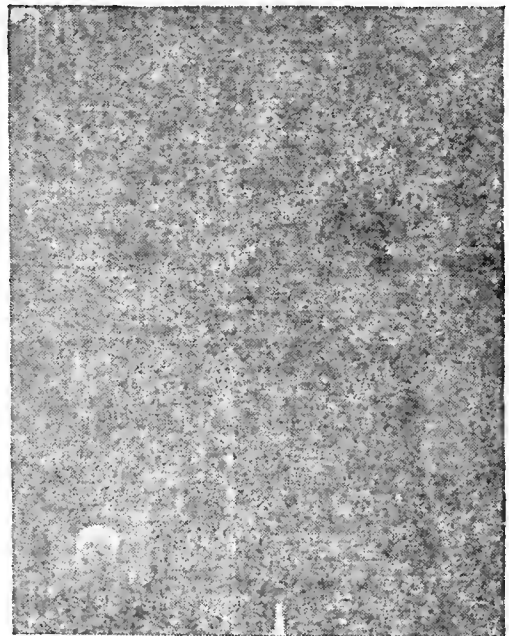
Antonio Quion, Jr., being duly sworn, deposes and says that he is the petitioner in the above entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and that the same is true of his own knowledge.

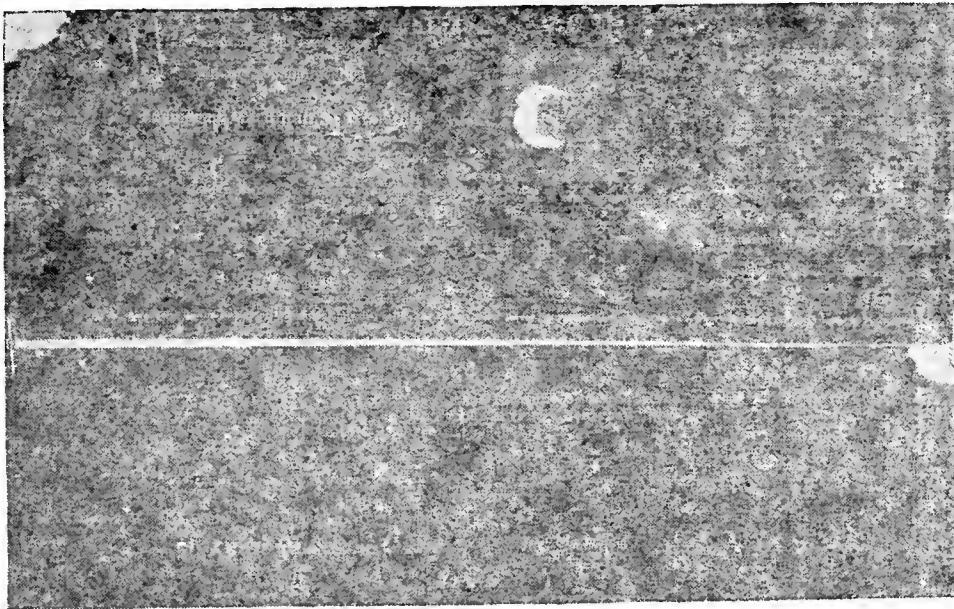
(Sgd.) ANTONIO QUION, JR.
Petitioner

Subscribed and sworn to before me this 30th day of September, 1968 in Cavite City. Affiant appearing before me with his Residence Certificate No. A-3885783, issued at Cavite City, on January 14, 1968.

(Sgd.) ROLANDO D. DIAZ
Clerk of Court

[7-9]





REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE CAVITE
SEVENTH JUDICIAL DISTRICT
BRANCH ———

CASE No. N-9—In the Matter of the Petition of ANTONIO QUION, JR. also known as ANTONIO QUION, JR. and ANTONIO TIONG, to be admitted a Citizen of the Philippines.

AFFIDAVIT OF WITNESSES

REPUBLIC OF THE PHILIPPINES }
CITY OF CAVITE } S. S.

Julian C. Medina, Jr. Lawyer, residing at San Roque, Cavite City and Amado C. Santos, Asst. City Treasurer, Cavite City, residing at San Roque, Cavite City, each being severally, duly and respectively sworn, deposes and says that he is a citizen of the Philippines; that he has personally known and has been acquainted in the Philippines with Antonio Quion (also known as Antonio Quion Jr., Antonio Tiong) the petitioner above mentioned, for more than 10 years; that to his personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing this amended petition of which this affidavit is a part, to wit: since 1932 and at 651 P. Burgos St., Cavite City in which the above entitled petition

is made, continuously for more than one (1) year immediately preceding the date of the foregoing amended petition; that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles to the good order and happiness of the Philippines; and that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

(Sgd.) JULIAN C. MEDINA, JR.
Affiant

(Sgd.) AMADO C. SANTOS
Affiant

Subscribed and sworn to before me this 30th day of September, 1968 in the City of Cavite, Philippines.

(Sgd.) ANGEL RICA ALVAREZ
Notary Public
Until December 31, 1969

Doc. No. 712;
Page No. 91;
Book No. XXV;
Series of 1968.
[7-9]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT

NATURALIZATION CASE No. 847.—In re Petition for
Philippine Citizenship

By: JORGE JAO *alias* JORGE GAISANO, petitioner

NOTICE OF PETITION FOR PHILIPPINE CITIZENSHIP



To the Honorable Solicitor General, Manila and
Atty. Luis V. Dioces for the petitioner and to
all whom it may concern:

Whereas, a petition for naturalization has been
presented to this Court by Jorge Jao *alias* Jorge
Gaisano, quoted below:

I apply for naturalization as citizen of the Phil.,
and to the Court respectfully show:

First—My full name is JORGE JAO *alias* JORGE
GAISANO;

Second—My present place of residence is 461
Manalili Street, Cebu City, Phil., and my former
residences are: 1942 to 1944—Allen, Samar; 1944
to 1948—T. Padilla Street, Cebu City; 1948 to
present—Manalili Street, Cebu City;

Third—My trade or profession is that I am the
Managing Partner of Modern Commercial Com-
pany since 1961 and from which I presently derive
an average annual income of P8,490.00 with free
board and lodging;

Fourth—I was born on the 27th day of April,
1942 at Allen, Samar. I am at present a citizen
or subject of China under whose laws Filipinos
may become naturalized citizens or subject thereof;

Fifth—I am single.

Sixth—I have continuously resided in the Phil-
ippines for a term of 25 years at least, immediately
preceding the date of the petition, to wit, since
birth, and in the City of Cebu, Province of Cebu,
for a term of twenty two (22) years at least
immediately preceding the date of this petition,
to wit: since the year 1944;

Seventh—I am able to speak and write English
and the Cebu-Visayan dialect.

Eighth—I am entitled to the benefits of Section 3
of Commonwealth Act No. 473, which reduces to
five years the ten years of continuous residence
required by paragraph two of Section 2 of said

Act, for the following reason: that I was born in
the Philippines;

Ninth—I am a person of good moral character
and I believe in the principle underlying the Phil-
ippine Constitution. I have conducted myself in a
proper and irreproachable manner during the en-
tire period of my residence in the Philippines in
my relations with the constituted Government as
well as with the Filipinos during my residence in
the Philippines, and have evinced a sincere desire
to learn and embrace the customs, traditions and
ideals of the Filipinos. I have all the qualifica-
tions required under Section 2 and none of the dis-
qualifications under Section 4, of Commonwealth
Act No. 473;

I am not opposed to organized government or
affiliated with any association or group of persons
who uphold and teach doctrines opposing all or-
ganized government. I am not defending or teach-
ing the necessity or propriety of violence, personal
assault or assassination for the success and predom-
inance of man's ideas. I am not a polygamist nor
a believer in the practice of polygamy. I have not
been convicted of any crime involving moral tur-
pitude. I am not suffering from mental alienation
or any incurable contagious disease. The nation
of which I am a citizen or subject is not at war
with the Philippines.

Tenth—It is my intention in good faith to be-
come a citizen of the Philippines and to renounce
absolutely and forever all allegiance and fidelity
to any foreign prince, potentate, state, or sover-
eignty and particularly to China of which at
this time I am a citizen or subject. I will reside
continuously in the Philippines from the date of
the filing of my petition up to the time of my
admission to Philippine citizenship.

Eleventh—I have not heretofore made petition
for citizenship to any court.

Twelfth—Buenaventura Najarra Filipino, of legal
age, married and residing at Mandawe, Cebu, Phil-
ippines, Ranulfo Wagas likewise of legal age,
married and residing at Compostela, Cebu and
Apolinario M. Buaya, Filipino, of legal age,
single and a resident of 115-B Gen. Lorega Street,
Cebu City, will appear and testify as my witnesses
at the hearing of my herein petition, who are
credible persons.

I am exempt from the filing of a declaration of
intention to become a Filipino for the reasons that
I was born in the Philippines and that I have
studied and completed my primary and secondary
education in schools recognized by the Government,
where Philippine Government, civics and history are
taught, and not limited to any race or nationality.

That I am a holder of Alien Certificate of Re-
gistration numbered A-262800 issued at Cebu City
on May 5, 1956 and Native-Born Certificate of
Residence likewise issued on May 5, 1956 at Ma-
nila, both by proper immigration authorities.

Wherefore, your petitioner prays that he be admitted a citizen of the Philippines.
Cebu City, Philippines, February 26, 1968.

(Sgd.) JORGE JAO alias JORGE GAISANO
Petitioner

(Sgd.) LUIS Y. DIORES
Counsel for the petitioner
Rm. 308, White Gold Building
Juan Luna Street, Cebu City.

VERIFICATION

Jorge Jao *alias* Jorge Gaisano, Chinese, of legal age, single and residing at Cebu City, Philippines, after having been duly sworn to in accordance with law, do hereby depose and say: that he is the petitioner in the above-entitled petition; that he has caused the preparation of the same; that he has read the foregoing petition and that the same are true and correct to the best of his knowledge.

(Sgd.) JORGE JAO alias JORGE GAISANO
Affiant

Subscribed and sworn to before me this 20th day of March, 1968, at Cebu City, Philippines, affiant exhibited to me his Residence Certificate No. A-1878377 issued at Cebu City on January 3, 1968.

(Sgd.) LUIS V. DIORES
Notary Public
Until December 31, 1969

Doc. No. 188, Page No. 40;
Book No. XVIII, Series of 1968.

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU
FOURTEENTH JUDICIAL DISTRICT
BRANCH —

NATURALIZATION CASE No. 847.—In the matter of the petition of JORGE JAO alias JORGE GAISANO to be admitted a citizen of the Philippines.

JORGE JAO alias JORGE GAISANO petitioner

AFFIDAVIT OF WITNESSES

Buenaventura N. Najarro, Filipino, of legal age, married and residing at Mandawe, Cebu, Phil., Ranulfo Wagas, Filipino, of legal age, married and residing at Compostela, Cebu, and Apolinario M. Buaya, likewise of legal age, single and residing at 115-B Cor. Lorega Street, Cebu City, Philippines, each being severally, duly and respectively sworn, depose and say:

That he is a citizen of the Philippines; that Apolinario M. Buaya, personally know and has been acquainted in the Philippines with Jorge Jao alias Jorge Gaisano, the petitioner above-mentioned since 1954; that Buenaventura N. Na-

jarro, and Ranulfo Wagas personally knew and have been acquainted in the Philippines with the petitioner above-mentioned Jorge Jao *alias* Jorge Gaisano since 1951; that to his personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing his petition of which this affidavit is a part, to wit, since the date last mentioned; that he has personal knowledge that the petitioner is and during all such periods has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; that in his opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 478.

(Sgd.) BUENAVENTURA N. NAJARRO
Affiant

(Sgd.) Ranulfo Wagas
Affiant

(Sgd.) Apolinario N. Buaya
Affiant

Subscribed and sworn to before me this 20th day of March, 1968, at Cebu City, Philippines, affiant Apolinario M. Buaya with Res. Cert. No. A-1894842 issued at Lapulapu City on February 1, 1968, Ranulfo Wagas with Res. Cert. No. A-1942402 issued at Compostela, Cebu, on January 2, 1968, and Buenaventura N. Najarro, with Res. Cert. No. A-1878398 issued at Cebu City on Jan. 2, 1968.

(Sgd.) LUIS V. DIORES
Notary Public
Until December 31, 1969.

Doc. No. 178, Page No. 40;
Book No. XVIII, Series of 1968.

Therefore, you are hereby given notice that said petition will be heard by this Court, on the 3rd day of October, 1969 at 8:30 a.m., and

It is hereby ordered that this notice be published once a week for three consecutive weeks in the *Official Gazette* and in *The Republic News*, a newspaper of general circulation in the City and Province of Cebu, where the petitioner resides, the last publication to be made at least six (6) months before the date herein above set for hearing the said petition and that such petition and this notice be posted in a public and conspicuous place in the office of the Clerk of Court.

Witness the Honorable Francisco Tantuico Jr., Judge of this Court this 26th day of November, 1968.

Attest:
[7-9]

(Sgd.) FELIX K. BARRAL
Acting Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
QUEZON CITY, BRANCH IX

NATURALIZATION CASE No. Q-12651.—In the Matter of the Petition of GO WEE KONG, baptized WILLIAM GO WEKONG, to be Admitted a Citizen of the Philippines.

NOTICE OF HEARING ON THE PETITION
FOR PHILIPPINE CITIZENSHIP

To: The Honorable Solicitor General, Manila and to Mr. Go Wee Kong, also known as William Go Wekong, petitioner of No. 122, 10th Street, New Manila, Quezon City and to all whom it may concern:

Whereas, a petition for Philippine citizenship pursuant to Commonwealth Act No. 473, as amended, has been filed with this Court by Go Wee Kong, baptized William Go Wekong, on December 2, 1968, copy of which is reproduced hereto, alleging that he was born on December 16, 1942 in Manila; that he is a resident of 122 10th Street, New Manila, Quezon City; and that his witnesses are Messrs. Vicente L. Perez of 21 F. Torres Street, San Francisco del Monte, Quezon City; and Juanito L. Santos of 216 Apo Street, Quezon City and Carlos Gopez of 1 Araw St., San Francisco del Monte, Quezon City.

Notice is hereby given that said petition will be heard by this Court on September 13, 1969, at 8:30 a.m.

In accordance with law, let this notice and the reproduced petition, together with its annexes, be published at petitioner's expenses once a week for three consecutive weeks in the *Official Gazette* and in the *Philippines Herald*, a newspaper of general circulation in the City of Manila and suburbs, where petitioner resides, to which newspaper the publication was assigned after a raffle duly held in pursuance of Republic Act No. 4569. Likewise, let copy of the petition, together with its annexes, and of this notice, be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness the Honorable Lourdes P. San Diego, Judge of the Court of First Instance of Quezon City, Branch IX, this 10th day of January, in the year of Our Lord, nineteen hundred and sixty-nine.

(Sgd.) MANUELA C. FLORENDO

[7-9] Deputy Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
QUEZON CITY, BRANCH IX

NATURALIZATION CASE No. Q-12651.—In the Matter of the Petition for Admission as a Citizen of the Philippines.

GO WEE KONG, baptized WILLIAM GO WEKONG,
Petitioner



PETITION FOR NATURALIZATION

Comes now your herein petitioner for naturalization as a citizen of the Philippines and to this Honorable Court he respectfully states:

1. That his full name is Go Wee Kong, but he was baptized William Go Wekong; he is 25 years and 9 months of age; he is at present residing at 122 10th Street, New Manila, Quezon City; and his former places of residence were: from birth up to July 19, 1950, at 813 (736) Magdalena Street, Tondo, Manila; from July 20, 1950, up to February 25, 1957, at 1113 Magdalena Street, Manila; from February 26, 1957, up to February 25, 1963, at 1109 Magdalena Street, Manila; and at his present residence, since February 26, 1963;

2. That he was born December 16, 1942, in Manila, and at present he is a citizen of the Nationalist Republic of China, under whose laws Filipinos may become naturalized citizens thereof;

3. That he is single; and that his trade or occupation is that of an employee, in which he has been engaged since the year 1965 and from which he has derived an average annual income of not less than ₱9,000.00;

4. That your petitioner has resided continuously in the Philippines for a term of 25 years at least, immediately preceding the date of this petition, to wit, since he was born December 16, 1942, and at Quezon City, for a term of one year at least, immediately preceding the date of this petition, to wit, since February 26, 1963;

5. That he is able to speak and write English and Tagalog, the latter being one of the principal Philippine languages;

6. That on November 25, 1966, your petitioner filed with the Office of the Solicitor General, De-

partment of Justice, his declaration of intention to become a citizen of the Philippines, a copy of which is hereto attached, mark as Annex, "A" and made a part hereof;

7. That he believes in the principles underlying the Philippine Constitution; has conducted himself in a proper and irreproachable manner during the entire period of his residence in the Philippines in his relations with the constituted Government as well as with the community in which he lives; has mingled socially with Filipinos, and has evinced a sincere desire to learn and embrace the customs, traditions and ideals of the Filipinos; has all the qualifications required under Section 2, and none of the disqualifications mentioned in Section 4, of Commonwealth Act No. 473;

8. That he is not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized government; is not defending or teaching the necessity or propriety of violence, personal assault, or assassination for the success and predominance of men's ideas; is not a polygamist nor a believer in the practice of polygamy; has not been convicted of any crime involving moral turpitude; is not suffering from any incurable contagious disease or mental alienation; and that the nation of which he is now a citizen is not at war with the Philippines;

9. That it is his intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time he is a citizen; that he will reside continuously in the Philippines from the filing of herein petition up to the time of his admission to Philippine citizenship;

10. That he does not heretofore made any petition for citizenship to any court;

11. That Messrs. Vicente L. Perez, Carlos Gopez and Juanito L. Santos, all of whom are of legal age and residents of 21 F. Torres Street, San Francisco del Monte, Quezon City; 1 Araw St., San Francisco del Monte, Quezon City; and 216 Apo Street, Quezon City, respectively, and who are all Filipino citizens, will appear and testify as his witnesses at the hearing of his herein petition;

12. That hereto attached and made integral parts of this petition are: (a) photostatic copy of petitioner's birth certificate; (b) joint affidavit of his said witnesses, Messrs. Vicente L. Perez, Carlos Gopez and Juanito L. Santos; and (c) six (6) photographs of petitioner, duly autographed and signed by him.

Wherefore, your herein petitioner respectfully prays of this Honorable Court that he be admitted a citizen of the Philippines.

Manila-Quezon City. November 16, 1968.

(Sgd.) Go WEE KONG
Petitioner
122 10th Street,
New Manila, Quezon City

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

Go Wee Kong, baptized as William Go Wekong, being first duly sworn on oath, deposes and says: That he is the petitioner named in the above-entitled proceeding; that he has read the foregoing petition, knows the contents thereof, and that the same are true and correct of his own knowledge.

(Sgd.) GO WEE KONG

Subscribed and sworn to before me, a notary public in and for the City of Manila, this 16th day of November, 1968, in Manila; affiant exhibited to me his residence certificate No. A-3538260, issued January 12, 1968, in Quezon City, and his Alien Certificate of Registration No. B-013502, issued February 15, 1957, in Manila.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires December 31, 1968

Reg. No. 268;
Page No. 38;
Book No. XXXI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

DECLARATION OF INTENTION

I, Go Wee Kong, baptized as William Go Wekong, do hereby declare under oath that:

It is my intention in good faith to become a citizen of the Philippines and to reside permanently therein.

My age is 23 years, 11 months; my occupation is that of an employee; I am single; and my personal description is as follows: Height: 5'3"; Weight: 150 lbs.; Color of hair, black; Color of eyes, brown; Complexion: yellow; Physical marks: mole and scar on left forehead; mole on right eyelid. Four photographs of myself are hereto attached.

I was born in the City of Manila, Philippines, on December 16, 1942, as shown by a photostatic copy of my birth certificate, hereto attached as Annex "A" hereof; I now reside at 122 10th Street, New Manila, Quezon City, Philippines, and

my post office address is at 122 10th Street, New Manila, Quezon City.

I will, before being admitted to Philippine citizenship, renounce forever all allegiance and fidelity to any foreign prince, potentate, state or sovereignty, and particularly to the Republic of Nationalist China of which at this time I am a citizen.

I am not an anarchist; I am not a polygamist nor a believer in the practice of polygamy.

I have not been convicted of any crime; and I am not suffering from any incurable contagious disease.

I believe in the principles underlying the Philippine Constitution. So help me God.

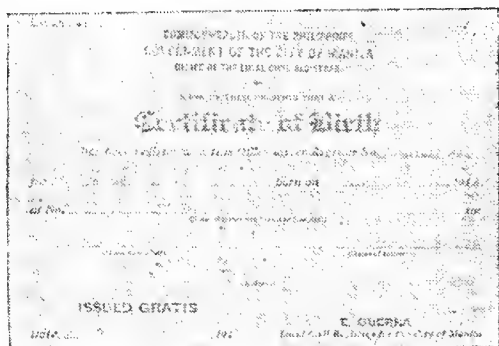
(Sgd.) GO WEE KONG

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 25th day of November, 1966; affiant exhibited to me his residence certificate No. A-5376459, issued January 19, 1966, in Quezon City, Philippines.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires December 31, 1968

Reg. No. 267;
Page No. 14;
Book No. XXX;
Series of 1966.
[7-9]



REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
QUEZON CITY, BRANCH IX

NATURALIZATION CASE No. Q-12651.—In the Matter
of the Petition for Admission as a Citizen of
the Philippines.

GO WEE KONG, baptized WILLIAM GO WEKONG
Petitioner

AFFIDAVIT OF WITNESSES

Vicente L. Perez, Carlos Gopez and Juanito L.
Santos, all of legal age, married and residing

at 21 F. Torres Street, San Francisco del Monte, Quezon City; 1 Araw Street, San Francisco del Monte, Quezon City; and 216 Apo Street, Quezon City, respectively, after being first duly sworn on oath, hereby depose and say:

That they are natural born citizens of the Philippines;

That they have personally known and have been acquainted in the Philippines with Mr. Go Wee Kong, baptized William Go Wekong, the petitioner above-mentioned, for more than 8 years;

That to their knowledge said petitioner has resided in the Philippines continuously preceeding the date of the filing of his petition for Philippine citizenship of which this affidavit is a part, since 1942, and at 122 10th Street, New Manila, Quezon City, in which the above-mentioned petition is made, continuously since 1963;

That they have personal knowledge that the petitioner is and during all such period of time has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution, and well disposed to the good order and happiness of the Philippines; and

That in their opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473.

Manila-Quezon City. November 16, 1968.

(Sgd.) VICENTE L. PEREZ

(Sgd.) CARLOS GOPEZ

(Sgd.) JUANITO L. SANTOS

Subscribed and sworn to before me, a notary public in and for the City of Manila, Philippines, this 16th day of November, 1968; affiant Vicente L. Perez exhibited to me his residence certificate No. A-3568706, issued January 4, 1968, in Quezon City; Carlos Gopez, exhibited to me his residence certificate No. A-3597373, issued January 20, 1968, in Quezon City; and affiant Juanito L. Santos exhibited to me his residence certificate No. A-3582362, issued January 9, 1968, in Quezon City.

(Sgd.) GAUDIOSO T. ANTARAN
Notary Public

My commission expires December 31, 1968

Reg. No. 269;
Page No. 38;
Book No. XXXI;
Series of 1968.
[7-9]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
BRANCH VII, PASAY CITY

NATURALIZATION CASE No. 188.—In the Matter of the Petition of ANG TEK SENG, also known as TEK SENG D. ANG to be admitted a Citizen of the Philippines.

NOTICE OF HEARING

To: The Honorable Solicitor General, Manila; Mr. Ang Tek Seng also known as Tek Seng D. Ang of 122 (formerly No. 8) Sincego St., Pasay City; and to all whom it may concern:

Whereas, a petition for Philippine Citizenship pursuant to Commonwealth Act No. 473, as amended has been filed with this Court by Ang Tek Seng also known as Tek Seng D. Ang, alleging that his present place of residence is No. 122 (formerly No. 8) Sincego St., Pasay City, and his former residence is 319 Sto. Cristo Street, Binondo, Manila; that his trade or profession is an Assistant Manager of Goodwill Finance and Investment Corporation of 6th Floor Trade & Commerce Bldg., 315 Juan Luna, Manila, cashier of D. L. Teruel Tobacco Company Inc. of 652 Quirino Avenue, Parañaque, Rizal, and stockholder of San Miguel Corporation, and from which corporation he derives the following income: P500.00 monthly from Goodwill Finance and Investment Corporation; P500.00 monthly from D. L. Teruel Tobacco Co., Inc.; and P1,509.45, more or less and dividends from San Miguel Corporation or a total annual average income of P13,509.45, more or less; that he was born on September 11, 1947 in the City of Manila, Philippines; that he is at present a citizen or subject of the Republic of China, under whose laws Filipinos may become naturalized citizens or subjects thereof; that he is a Chinese citizen; that he is duly registered with the Bureau of Immigration, properly documented with an Alien Certificate of Registration No. B-52254 dated September 11, 1961 issued at Pasay City and Immigrant Certificate of Residence No. 141017 dated April 11, 1961 and issued at Manila; that he is single; that the name of his father is Ang Che, a Chinese National and merchant; and his mother's name is Dy Ang Go, both of whom are residing with him at No. 122 Sincego St., Pasay City; that he has resided continuously in the Philippines for a term of twenty-

one (21) years at least, immediately preceding the date of this petition, to wit: since September 1947, and in Pasay City for a term of one year at least immediately preceding the date of this petition, to wit: since the year 1951; that he is able to speak and write English and Tagalog; that he cites as witnesses at the hearing of this petition for naturalization, namely: Amelita Padua-Go, of legal age, residing at No. 2327 Leveriza St., Pasay City; Arturo H. Reyes, of legal age, residing at No. 53 President Quezon St., Industrial Valley Subdivision, Marikina, Rizal; and Alfredo C. Santos, Jr., of legal age, and with address at No. 530 J. Luna St., Pasay City, who are all Filipino citizens, will appear and testify as his witnesses at the hearing of this petition.

Attached hereto and made part of this petition are:

- a. Affidavits of my witnesses;
- b. Birth Certificate;
- c. Alien Certificate of Registration;
- d. Immigrant Certificate of Residence;
- e. Residence Certificates A and B for 1968;
- f. Photographs of petitioner duly signed.

Wherefore, you are hereby given notice that the said petition will be heard before this Court, sitting at the City Hall Building, Pasay City, on the 26th day of August, 1969 at 8.30 a.m., at which place, date and time aforesaid, all persons interested and who may have opposition to the same may appear and show cause, if they have any, why the said petition should not be granted.

In accordance with law, let this notice of hearing and attached petition, together with its Annexes, be published at petitioner's expense once a week for three (3) consecutive weeks in the *Official Gazette* and in the *Evening News* a newspaper of general circulation in the Province of Rizal and in this City where petitioner resides, to which newspaper the publication was assigned, after a raffle duly held pursuant to Rep. Act No. 4569, as amended by Rep. Act No. 4883. Likewise, let copy of the petition for naturalization, together with its Annexes, and of this notice of hearing be posted in a public and conspicuous place in the Office of the Clerk of Court.

Witness, the Hon. Francisco de la Rosa, Judge of this Court, this 22nd day of January, 1969.

(Sgd.) LUIS M. DE GUZMAN

[6-3] Branch Clerk of Court

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
PASAY CITY, BRANCH VII

CASE No. 188.—In the Matter of the Petition of ANG TEK SENG also known as TEK SENG D. ANG to be Admitted a Citizen of the Philippines.



PETITION FOR NATURALIZATION

I apply for naturalization as citizen of the Philippines, and to the Honorable Court respectfully show:

First.—My full name is ANG TEK SENG. I also sign my name as TEK SENG D. ANG.

Second.—My present address or place of residence is No. 122 (formerly No. 8) Sincego St., Pasay City. My former residence was:

319 Sto. Cristo Street, Binondo, Manila;

Third.—My trade or profession is as Assistant Manager of Goodwill Finance and Investment Corporation of 6th Floor Trade & Commerce Bldg., 315 Juan Luna, Manila; Cashier of D. L. Teruel Tobacco Company, Inc. of 652 Quirino Avenue, Parañaque, Rizal; and stockholder of San Miguel Corporation; and from which corporations I derive the following income: ₱500.00 monthly from Goodwill Finance and Investment Corporation; ₱500.00 monthly from D. L. Teruel Tobacco Co., Inc.; and ₱1,509.45, more or less, as dividends from San Miguel Corporation or a total annual average income of ₱13,509.45, more or less.

Fourth.—I was born on September 11, 1947 in the City of Manila, Philippines. I am at present a citizen or subject of the Republic of China, under whose laws Filipinos may become naturalized citizens or subjects thereof;

Fifth.—That, as a Chinese citizen, I am duly registered with the Bureau of Immigration, properly documented with an Alien Certificate of Registration No. B-52254 dated September 11, 1961 issued at Pasay City and Immigrant Certificate of Residence No. 141017 dated April 11, 1951 and issued at Manila;

Sixth.—I am single. The name of my father is Ang Che, a Chinese National and merchant, and my mother's name is Dy Eng Go, both of

whom are residing with me at No. 122 Sincego St., Pasay, City;

Seventh.—I have resided continuously in the Philippines for a term of twenty-one (21) years at least, immediately preceding the date of this petition to wit: since September 1947, and in Pasay City for a term of one year at least, immediately preceding the date of this petition, to wit: since the year 1951;

Eighth.—I am able to speak and write English and Tagalog;

Ninth.—I am entitled to the benefits of Section 3 of Commonwealth Act 473, which reduces to five (5) years the ten years requirement of continuous residence required by paragraph 2, of Section 2 of said Act, because I was born in the Philippines;

Tenth.—I believe in the principles underlying the Philippine Constitution. I have conducted myself in a proper and irreproachable manner during the entire period of my residence in the Philippines in my relations with the constituted Government as well as with the Community in which I am living. I have mingled socially with the Filipinos; and have evinced a sincere desire to learn and embrace the customs, traditions, and ideals of the Filipinos. I have all the qualifications required under Section 2, and none of the disqualifications under Section 4 of Commonwealth Act No. 473.

I am not opposed to organized government or affiliated with any association or group of persons who uphold and teach doctrines opposing all organized governments. I am not defending or teaching the necessity or propriety of violence, personal assault or assassination for the success and predominance of men's ideas. I am not a polygamist nor a believer in the practice of polygamy. I have not been convicted of any crime involving moral turpitude. I am not suffering from any incurable contagious disease. The nation of which I am a citizen or subject is not at war with the Philippines;

Eleventh.—It is my intention in good faith to become a citizen of the Philippines and to renounce absolutely and forever all allegiance and fidelity to any foreign prince, potentate, state, or sovereignty, and particularly to the Republic of China, of which at this time I am citizen or subject. I will reside continuously in the Philippines from the date of the filing of my petition up to the time of my admission to Philippine citizenship;

Twelfth.—I have not heretofore made petition for citizenship to any court;

Thirteenth.—Amelita Padua-Go, of legal age, residing at No. 2327 Leveriza St., Pasay City; Arturo H. Reyes, of legal age, residing at No. 53 President Quezon St., Industrial Valley Subdivision,

Marikina, Rizal; and Alfredo C. Santos, Jr., of legal age, with address at No. 530 J. Luna St., Pasay City, who are all Filipino citizens, will appear and testify as my witnesses at the hearing of my herein petition.

Attached hereto and made part of this petition are:

- a. Affidavits of my witnesses;
- b. Birth Certificate;
- c. Alien Certificate of Registration;
- d. Immigrant Certificate of Residence;

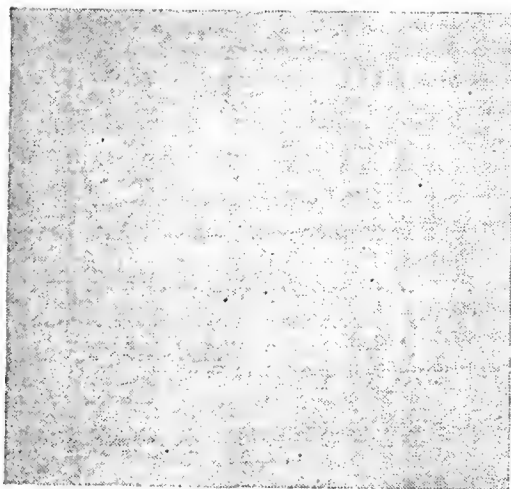
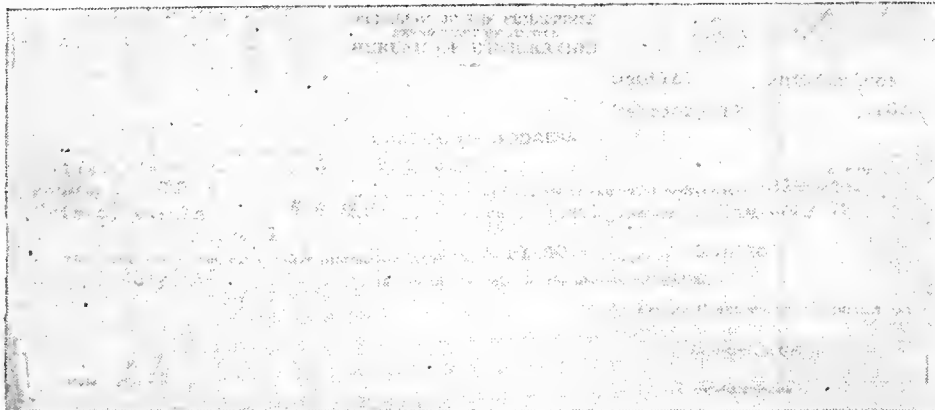
- e. Residence Certificates A and B for 1968;
- f. Photographs of petitioner duly signed.

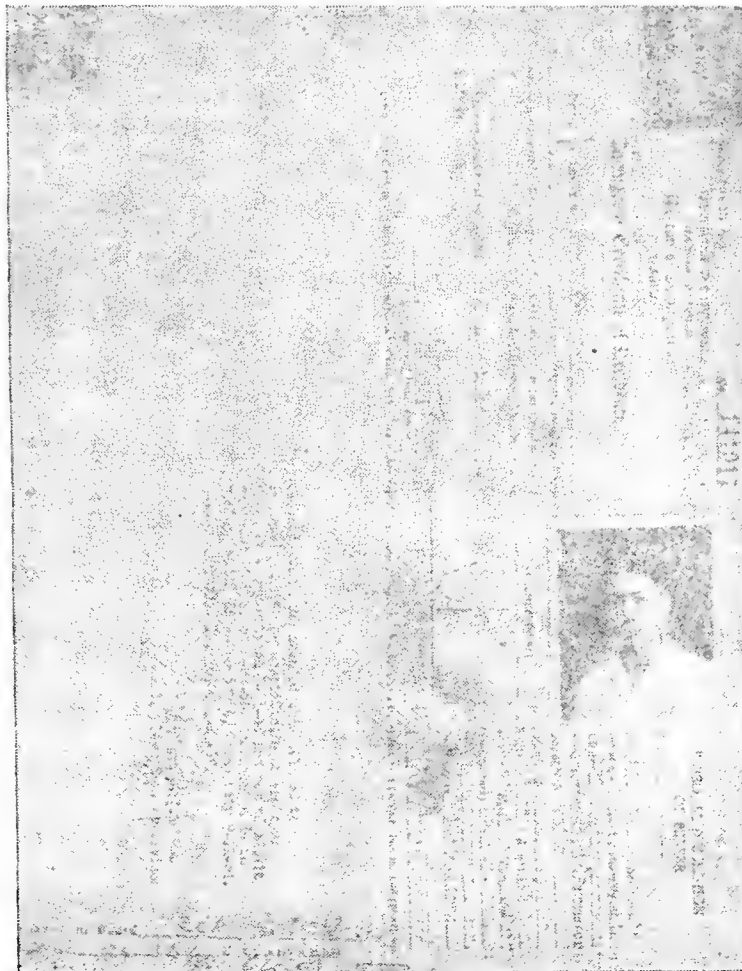
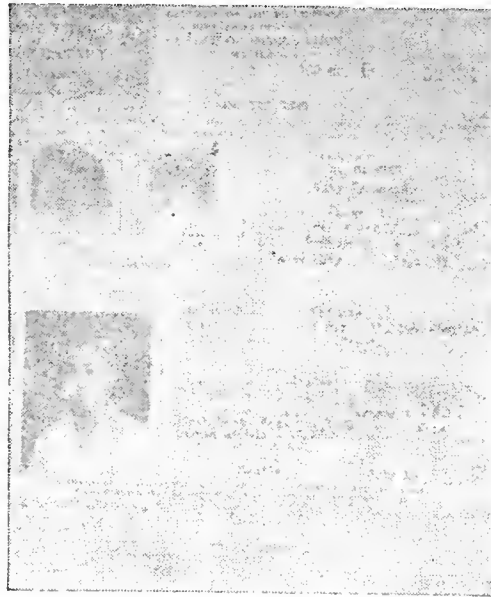
Wherefore, petitioner respectfully prays that he be admitted a citizen of the Philippines.

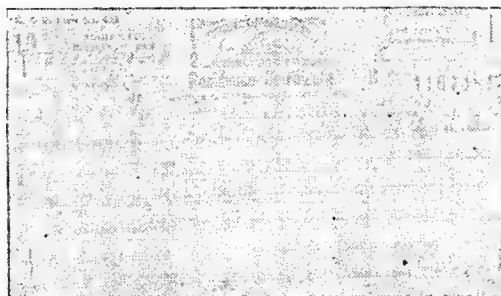
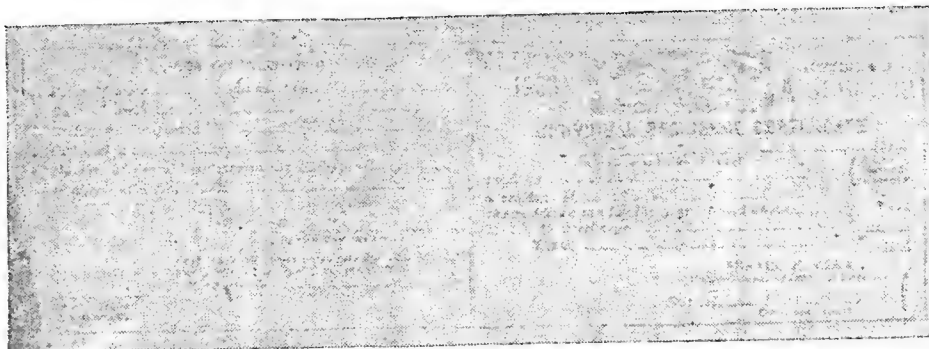
Dated at Manila, Philippines this 12th day of September 1968.

(Sgd.) ANG TEK SENG
Petitioner

% SAMSON & BALDERRAMA LAW OFFICE
Suite 403 Samanillo Building
Escolta, Manila







REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S. S.

Ang Tek Seng, being duly sworn, deposes and says that he is the petitioner in the above-entitled proceedings; that he has read the foregoing petition and knows the contents thereof; and the same is true and correct to his own knowledge.

(Sgd.) ANG TEK SENG
Petitioner

Subscribed and sworn to before me at the City of Manila, Philippines this 14th day of September, 1968, affiant exhibiting to me his Res. Cert. No. A-3560333 issued at Quezon City on Jan. 5, 1968.

(Sgd.) REMEDIOS C. BALDERRAMA
Notary Public
Until December 31, 1968

Doc. No. 832;
Page No. 24;
Book No. XXI;
Series of 1968.
[6-8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL
SEVENTH JUDICIAL DISTRICT
PASAY CITY, BRANCH VII

CASE No. 188.—In the Matter of the Petition of
ANG TEK SENG, to be Admitted a Citizen of
the Philippines.

AFFIDAVIT OF WITNESS

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

I, Amelita Padua-Go, after being duly sworn in
accordance with law, depose and say:

1. That I am a Filipino citizen, of legal age,
married and with postal address at No. 2327 Le-
veriza St., Pasay City;

2. That I am at present Assistant Attorney,
General Milling Corporation, 4th Floor Doña Nar-
cisa Bldg., Paseo Roxas St., Makati, Rizal;

3. That I have personally known and have been
acquainted in the Philippines with Ang Tek Seng,
the petitioner above-mentioned since 1960; that to
my personal knowledge the petitioner has resided in
the Philippines continuously preceding the date of
filing of his petition of which this affidavit is a
part, to wit: since the last date mentioned, and
at Pasay City, in which the above-entitled peti-
tion is made, continuously since 1960;

4. That I have personal knowledge that the peti-
tioner is and during all such period has been a
person of good repute and morally irreproachable,
attached to the principles underlying the Philip-
pine Constitution and well-disposed to the good
order and happiness of the Philippines;

5. That in my opinion the petitioner has all the
qualifications necessary to become a citizen of the
Philippines and is not in any way disqualified
under the provisions of Commonwealth Act No.
473, otherwise known as the Revised Naturaliza-
tion Law; and

6. To the truth of all the foregoing and to the
best of my knowledge, I swear

(Sgd.) AMELITA PADUA-GO
Affiant

Subscribed and sworn to before me this 14th
day of September 1968, at the City of Manila,
Philippines, affiant exhibiting to me her Res. Cert.
No. A-174435 issued at Manila on January 18,
1968.

(Sgd.) REMEDIOS C. BALDERRAMA
Notary Public
Until December 31, 1968

Doc. No. 833;
Page No. 24;
Book No. XXI;
Series of 1968.

AFFIDAVIT OF WITNESS

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

I, Arturo H. Reyes, after being duly sworn in
accordance with law, depose and say:

1. That I am a Filipino citizen, of legal age,
married and with postal address at No. 53 Pres-
ident Quezon St., Industrial Valley Subdivision,
Marikina, Rizal;

2. That I am at present the Personnel Man-
ager of the Philippine-American Cigar & Cigarette
Manufacturing Co., Inc., 354 Protacio St., Pasay
City;

3. That I have personally known and have been
acquainted in the Philippines with Ang Tek Seng,
the petitioner above-mentioned, since 1958; that to
my personal knowledge the petitioner has resided in
the Philippines continuously preceding the date
of filing of his petition of which this affidavit is
a part, to wit: since the last date mentioned, and
at Pasay City, in which the above-entitled petition
is made, continuously, since 1958;

4. That I have personal knowledge that the
petitioner is and during all such period has been
a person of good repute and morally irreproach-
able, attached to the principles underlying the
Philippine Constitution and well-disposed to the
good order and happiness of the Philippines;

5. That in my opinion the petitioner has all the
qualifications necessary to become a citizen of the
Philippines and is not in any way disqualified
under the provisions of Commonwealth Act No.
473, otherwise known as the Revised Naturaliza-
tion Law; and

6. To the truth of all the foregoing and to
the best of my knowledge, I swear

(Sgd.) ARTURO H. REYES
Affiant

Subscribed and sworn to before me this 14th
day of September, 1968, at the City of Manila,
Philippines, affiant exhibiting to me his Res. Cert.
No. A-3569624 issued at Quezon City on January
10, 1968.

(Sgd.) REMEDIOS C. BALDERRAMA
Notary Public
Until December 31, 1968

Doc. No. 834;
Page No. 24;
Book No. XXI;
Series of 1968.

REPUBLIC OF THE PHILIPPINES }
CITY OF MANILA } S.S.

AFFIDAVIT OF WITNESS

I, Alfredo C. Santos, Jr., after being duly
sworn in accordance with law, depose and say:

1. That I am a Filipino citizen, of legal age, married and with postal address at No. 530 J. Luna St., Pasay City;

2. That I am at present a Supervisor at the Philippine-American Cigar & Cigarette Manufacturing Company, Inc., 354 Protacio St., Pasay City;

3. That I have personally known and have been acquainted in the Philippines with Ang Tek Seng, the petitioner above-mentioned, since 1958; that to my personal knowledge the petitioner has resided in the Philippines continuously preceding the date of filing of his petition of which this affidavit is a part, to wit: since the last date mentioned, and at Pasay City, in which the above-entitled petition is made, continuously, since 1958;

4. That I have personal knowledge that the petitioner is and during all such period has been a person of good repute and morally irreproachable, attached to the principles underlying the Philippine Constitution and well-disposed to the good order and happiness of the Philippines;

5. That in my opinion the petitioner has all the qualifications necessary to become a citizen of the Philippines and is not in any way disqualified under the provisions of Commonwealth Act No. 473, otherwise known as the Revised Naturalization Law; and

6. To the truth of all the foregoing and to the best of my knowledge, I swear

(Sgd.) ALFREDO C. SANTOS, JR.
Affiant

Subscribed and sworn to before me at the City of Manila, Philippines this 14th day of September 1968, affiant exhibiting to me his Res. Cert. No. A-4228425 issued at Pasay City on Feb. 6, 1968.

(Sgd.) REMEDIOS C. BALDERRAMA
Notary Public
Until December 31, 1968

Doc. No. 835;
Page No. 24;
Book No. XXI;
Series of 1968.
[6-8]

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT
BRANCH III

GLRO RECORD No. 8843.—Reconstitution of Original Certificate of Title No. 1002 of the Register of Deeds of Cavite Province in the Name of Government of the Philippine Islands.

REPUBLIC OF THE PHILIPPINES, Represented by the
Director of Lands, Petitioner

ORDER

There is a petition filed by petitioner, thru counsel, alleging among other things, that he represents the Government of the Philippines, the registered owner of several parcels of land known as the Imus Estate covered by OCT. No. 1002 containing a total area of 176,215,368 square meters, situated in the Municipalities of Bacoor, Imus, and Dasmariñas, Province of Cavite, that during the Japanese time while the Bureau of Lands was situated in the Oriente Building, said building was burned, resulting in the destruction and burning of all public records of said bureau, including the said OCT. No. 1002, while its original was burned also when the Old Capitol Buildings where the Register of Deeds for the Province of Cavite is situated was gutted by fire on June 7, 1959; that the said lands is not affected by any lien or encumbrance; and praying that the Register of Deeds of Cavite Province be ordered to reconstitute the title to the said parcels of land.

Notice is hereby given that the said petition is set for hearing on February 27, 1969, at 9:00 o'clock in the morning, in this court, on which date, hour and place, any person interested is cited to appear and show cause why the same should not be granted.

Let this Notice be published twice in the *Official Gazette*.

So ordered.

Given at Cavite City, this 28th day of December, 1968.

(Sgd.) JOSE B. JIMENEZ
Judge

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE
SEVENTH JUDICIAL DISTRICT

LRC Record No. 6832.—Petition for Reconstitution of Title

ESTANISLAO VALENCIA, petitioner
NOTICE OF HEARING

A petition has been filed by petitioner, alleging among other things, that he is the registered owner of Lot 232 of the S. C. de Malabon Estate, situated at Julugan, Tanza, Cavite; that the owner's copy of the title was lost while its original was burned on June, 1959; that the land is not affected by any lien or encumbrance; and praying that the Register of Deeds of Cavite be ordered to reconstitute the title to said lot.

Notice is hereby given that the said petition has been set for hearing on March 25, 1969, at 9:00 a.m., in this Court, Branch I, Trece Martires City, on which date, hour and place, any person interested is cited to appear and show cause why the petition should not be granted.

Let this notice be published twice in the *Official Gazette*.

Trece Martires City, February 12, 1969.

(Sgd.) PROCESO P. SILANGCRUZ
Clerk of Court

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF COTABATO
SIXTEENTH JUDICIAL DISTRICT
FIRST BRANCH, COTABATO CITY

Cadastral Case No. 2, GLRO Cadastral Record No. 296, Lot No. 1936

In re: Petition for the Reconstitution of Cadastral Original Certificate of Title No. 790 in the Name of Datu Zacaria Mastura.

DATU ZACARIA MASTURA, Petitioner

NOTICE

To Atty. Francisco C. Tizon, counsel for the petitioner, Cotabato City; Datu Lambak Mastura, Nuling, Cotabato; Salik Sirak, Nuling, Cotabato; The Municipal Mayor (for the adjoining Nuling Creek) Nuling, Cotabato; The Provincial Register of Deeds, Cotabato City; and to all whom it may concern:

Whereas, a petition dated November 20, 1968, has been filed with this Court under the provisions of Republic Act No. 26, by Datu Zacaria Mastura for the reconstitution of cadastral Original Certificate of Title No. 790, issued in his

name, by the Register of Deeds of this province, alleged to have been lost or destroyed in the office of said Register of Deeds, covering a real property known as Lot No. 1936 of Cadastral Survey of Cotabato, situated in the Municipality of Nuling, Province of Cotabato, and bounded:

on the NE., by Lot No. 782;
on the SE., by Lot No. 780;
on the SW., by Lot No. 781 and the Nuling Creek; and
on the NW., by the same creek;

with an area of 86,822 square meters, more or less.

Therefore, you are hereby given notice that said petition has been set for hearing on March 29, 1969, at 9:00 a.m. before this Court in its session hall, in the City of Cotabato, Philippines, on which date, time and place you should appear and file your claim or objection, if you have any to the petition.

Witness, the Honorable David P. Avilla, Judge of said Court, this 20th day of January, 1969.

BENJAMIN N. MUÑASQUE
Clerk of Court

By (Sgd.) EMILIANO G. DE VERA
[7, 8] Deputy Clerk of Court

[LAST PUBLICATION]

REPUBLIKA NG PILIPINAS
HUKUMAN UNANG DULUGAN NG ZAMBOANGA DEL SUR
LABING-ANIM DISTRICTONG PANGHUKUMAN
PAGADIAN

Land Registration Case No. 22, G.L.R.O. Record
No. _____

In re: Petition for Application for Registration
under Rep. Act No. 3372, Sec. 2, amending
Sec. 44, 48 and 120 of Commonwealth Act
No. 141, as amended. ADELMA PINGA, repre-
sented by her mother CARMEN RUSTE, Petitioner.

NOTICE OF HEARING

To: Atty. Fausto Imbing, counsel for the petition-
er, Pagadian, Zamboanga del Sur, The Comis-
sioner, Land Registration Commission, Quezon
City, Philippines, The Municipality of Margo-
satubig, Zamboanga del Sur; Amelita Pinga,
Margosatubig, Zamboanga del Sur; Eligio Bu-
cay, Margosatubig, Zamboanga del Sur; Tomas
Ruste, Margosatubig, Zamboanga del Sur; and
to Any Party who have interest:

Whereas, an application has been presented to
this Court by Adelma Pinga, resident of Margosa-
tubig, Zamboanga del Sur, to register and confirm
her title to the following described land, to wit:

"A parcel of land (As shown on MSI-82300-D),
situated in the Poblacion of Margosatubig Zam-
boanga del Sur, bounded on the North by Lopez
Jaena Street; South by Emilio Pinga; West by
Eligio Bucay and on the East by Tomas Ruste,
containing an area of 190 square meters."

Now therefore, you are hereby cited to appear
before this Court at its session hall, Pagadian,
Zamboanga del Sur, on the 30th day of May, 1969,
at 8:30 o'clock in the morning, to show cause if any
you have why said application shall not be granted.
And, unless you appear at such court at the time
and place aforesaid, your default shall be recorded
and the application will be taken as confessed and
you will be forever barred from contesting said
application or any decree entitled therein.

Let this Notice of Hearing be published at the
expense of the applicant in the *Official Gazette* for
three (3) consecutive weeks, the last publication
to be on or before the hearing of said case on May
30, 1969.

Witness, the Honorable Vicente G. Ericeta, Judge
of this Court, this 11th day of December, 1968.

(Sgd.) AURELIO B. OCTAVIANO

Acting Clerk of Court

[6-8]

REPUBLIKA NG PILIPINAS

HUKUMAN UNANG DULUGAN NG ZAMBOANGA DEL SUR
LABING-ANIM DISTRICTONG PANGHUKUMAN
PAGADIAN

Land Registration Commission Case No. 23
G.L.R.O. Record No. — MSI-82475-D

In re: Petition for Application for Registration under Rep. Act No. 3872, Sec. 2, amending Sec. 44, 48 and 120 of Commonwealth Act No. 141, as amended.

IGNACIO PINGA, Petitioner.

NOTICE OF HEARING

To: Atty. Fausto Imbing, counsel for the petitioner, Pagadian, Zamboanga del Sur; The Commissioner, Land Registration Commission, Quezon City; The Municipality of Margosatubig, Zamboanga del Sur; Carmen Ruste, Margosatubig, Zamboanga del Sur; and to any party who may have interest:

Whereas, an application has been presented to this Court by Ignacio Pinga, Margosatubig, Zamboanga del Sur, to register and confirm his title to the following described land, to wit:

"A parcel of land (As shown on plan MSI-824-75-D), situated in the poblacion of Margosatubig, Zamboanga del Sur, bounded on the North by proposed right of way 5 meters wide; on the South by Carmen Ruste; on the East by Municipal Road 30 Meters wide and on the West by proposed right of way 5 meters wide, containing an area of 551 square meters."

Now therefore, you are hereby cited to appear before this Court at its session hall, Pagadian, Zamboanga del Sur, on the 30th day of May, 1969 at 8:30 o'clock in the morning, to show cause if any you have, why said application shall not be granted. And, unless you appear at such court at the time and place aforesaid, your default shall be recorded and the application will be taken as confessed and you will be forever barred from contesting said application or any decree entitled therein.

Let this Notice of Hearing be published at the expense of the applicant in the *Official Gazette* for three (3) consecutive weeks, the last publication to be on or before the hearing of said case on May 30, 1969.

Witness, the Honorable Vicente G. Erieta, Judge of this Court, this 11th day of December, 1968.

(Sgd.) AURELIO B. OCTAVIANO
Acting Clerk of Court

[6-8]

REPUBLIKA NG PILIPINAS

HUKUMAN UNANG DULUGAN NG ZAMBOANGA DEL SUR
LABING-ANIM DISTRICTONG PANGHUKUMAN
PAGADIAN

Land Registration Case No. 24, G.L.R.O Record
No. —

In re: Petition for Application for Registration under Rep. Act No. 3872, Section 2, Amending Sec. 44, 48 and 120 of Commonwealth Act No. 141, as amended. EMELITO PINGA, Represented by his mother, CARMEN RUSTE, Petitioner.

NOTICE OF HEARING

To: Atty. Fausto Imbing, counsel for the petitioner, Pagadian, Zamboanga del Sur; The Commissioner, Land Registration Commission, Quezon City; The Municipality of Margosatubig, Zamboanga del Sur; Tomas Ruste, Margosatubig, Zamboanga del Sur; Adelma Pinga, Margosatubig, Zamboanga del Sur; Eligio Bucay, Margosatubig, Zamboanga del Sur; and to any party who may have interest:

Whereas, an application has been presented to this Court by Emelito Pinga, represented by his mother, Carmen Ruste, resident at Margosatubig, Zamboanga del Sur, to register and confirm his title to the following described land, to wit:

"A parcel of land (As shown on Plan MSI-822-99-D), situated in the poblacion of Margosatubig, Zamboanga del Sur, bounded on the North-East by Tomas Ruste; North-West by Adelma Pinga; on the West and South by Eligio Bucay and on the East by Bonifacio Road, containing an area of 197 square meters."

Now therefore, you are hereby cited to appear before this Court at its session hall, Pagadian, Zamboanga del Sur, on the 30th day of May, 1969 at 8:30 in the morning to show cause if any you have, why said application shall not be granted. And, unless you appear at such court at the time and place aforesaid, your default shall be recorded and the application will be taken as confessed, and you will be forever barred from contesting said application or any decree entitled therein.

Let this Notice of Hearing be published at the expense of the applicant in the *Official Gazette* for three (3) consecutive weeks, the last publication to be on or before the hearing of said case on May 30, 1969.

Witness, the Honorable Vicente G. Erieta, Judge of this Court, this 11th day of December, 1968.

(Sgd.) AURELIO B. OCTAVIANO
Acting Clerk of Court

[6-8]

REPUBLIKA NG PILIPINAS

HUKUMAN UNANG DULUGAN NG ZAMBOANGA DEL SUR
LABING-ANIM DISTRICTONG PANGHUKUMAN
PAGADIAN

Land Registration Case No. 25, G.L.R.O. Record
No. ——— Lots Nos. 1 and 2, Psu-235842

In re: Petition for application for Registration under Rep. Act No. 3872, Sec. 2, Amending Sec. 44, 48 and 120 of Commonwealth Act No. 141, as amended.

BONTIC YAP, Petitioner.

NOTICE OF HEARING

To: Atty. Fausto Imbing, counsel for the petitioner, Pagadian, Zamboanga del Sur; The Commissioner, Land Registration Commission, Quezon City, Philippines; The Municipality of Malangas, Zamboanga del Sur; Pascual Saavedra, Malangas Zamboanga del Sur; Delfin Bathan, Malangas, Zamboanga del Sur; Gregorio Diaz, Malangas, Zamboanga del Sur; and to any party who may have interest:

Whereas, an application has been presented to this Court by Bontic Yap, resident of Malangas, Zamboanga del Sur, to register and confirm his title to the following described lands, to wit:

"Lot No. 1 (As shown on plan Psu-235842), situated in the Poblacion of Malangas, Zamboanga del Sur, bounded on the North by Municipal Road; South by Dumanquilas Bay; on the West by Delfin Bathan and East by Gregorio Diaz, containing an area of 290 square meters; and

"Lot No. 2 (As shown on plan Psu-235842), situated in the Poblacion of Malangas, Zamboanga del Sur, bounded on the North by Pascual Saavedra; on the South by Pascual Saavedra; and Delfin Bathan; and on the West by Municipal Road; and East by Public Land, containing an area of 555 square meters."

Now therefore, you are hereby cited to appear before this Court at its session hall, Pagadian, Zamboanga del Sur, on the 30th day of May, 1969 at 8:30 in the morning, to show cause if any you have, why said application shall be granted. And, unless you appear at such court at the time and place aforesaid, your default shall be recorded and the application will be taken as confessed and you will be forever barred from contesting said application or any decree entitled therein.

Let this Notice of Hearing be published at the expense of the applicant in the *Official Gazette* for three (3) consecutive weeks, the last publication to be on or before the hearing of said case on May 30, 1969.

Witness, the Honorable Vicente G. ERICTA, Judge of this Court, this 11th day of December, 1968.

(Sgd.) AURELIO B. OCTAVIANO
Acting Clerk of Court

[6-8]

REPUBLIKA NG PILIPINAS

HUKUMAN UNANG DULUGAN NG ZAMBOANGA DEL SUR
LABING-ANIM DISTRICTONG PANGHUKUMAN
PAGADIAN

Land Registration Case No. 26 G.L.R.O. Record
No. ——— Psu-235843

In re: Petition for Application for Registration under Rep. Act No. 3872, Sec. 2, Amending Sec. 44, 48 and 120 of Commonwealth Act No. 141, as amended.

FRANCISCO ATILANO, Applicant-Petitioner.

NOTICE OF HEARING

To: Atty. Fausto Imbing, counsel for the Petitioner, Pagadian, Zamboanga del Sur, The Commissioner, Land Registration Commission, Quezon City, Philippines; The Municipality of Malangas, Zamboanga del Sur; Pablo Calunod, Malangas, Zamboanga del Sur; Jovencio Mendoza, Malangas, Zamboanga del Sur; Felix Castillo; Malangas, Zamboanga del Sur; and to any party who may have interest:

Whereas, an application has been presented to this Court by Francisco Atilano, resident of Malangas, Zamboanga del Sur, to register and confirm his title to the following land, to wit:

"A parcel of land (As shown on plan Psu-2358-43), situated in the Poblacion of Malangas, Zamboanga del Sur, bounded on the North by Municipal Road; on the South by Pedro Calunod; on the East by Jovencio Mendoza; and on the West by Felix Castillo, containing an area of 468 square meters."

Now therefore, you are hereby cited to appear before this Court at its session hall, Pagadian, Zamboanga del Sur, at 8:30 in the morning, on the 30th day of May, 1969, to show cause if any you have, why said application shall not be granted. And, unless you appear at such court at the time and place aforesaid, your default shall be recorded and the application will be taken as confessed and you will be forever barred from contesting said application or any decree entitled therein.

Let this Notice of Hearing be published at the expense of the applicant, in the *Official Gazette* for three (3) consecutive weeks, the last publication to be on or before the hearing of said case on May 30, 1969.

Witness, the Honorable Vicente G. ERICTA, Judge of this Court, this 11th day of December, 1968.

(Sgd.) AURELIO B. OCTAVIANO
Acting Clerk of Court

[6-8]

Land Registration Commission

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ALBAY

Land Registration Case No. N-481
LRC Record No. N-36272

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation, Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Legaspi City; the Municipal Mayor, the Municipal Council, Antonio Delgado, Felicitio Delgado, Polangui, Albay; Victoriano Poblete, Leonardo Poblete, Tabaco, Albay; Remedios Del Rosario de Villanueva, 105 Apo St., Sta. Mesa Heights, Quezon City; Amparo Lopez, Maysua, Polangui, Albay; and to all whom it may concern:

Whereas, an application has been presented to this Court by Amparo Lopez Vda. de Del Rosario, Legaspi Port, Legaspi City, thru Atty. Manuel M. Calleja, Legaspi City to register and confirm her title to the following property:

A parcel of land (Plan Psu-182386), with the improvements thereon, situated in the Barrio of Maysua, Municipality of Polangui, Province of Albay. Bounded on the NE. by property of Victoriano Poblete; the Magcat Creek; property of Antonio Delgado and the Pina Creek; on the SE. by the Pina Creek and properties of Leonardo Poblete and Felicitio Delgado; on the S. by property of Remedios Lopez; and on the NW. by the Batang Creek and property of Victoriano Poblete. Point "1" is S. 23 deg. 49 min. E., 9,615.58 meters from BLLM 1, Buhi Cadastre. Area one million one hundred nineteen thousand seven hundred ninety-nine (1,119,799) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Albay, at its session to be held in the City of Legaspi, Philippines, on the 8th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Roberto Zurbano, Judge of said Court, the 10th day of January, 1969.

Issued at Quezon City, Philippines, this 21st day of January, 1969.

Attest:

GREGORIO BILOG, Jr.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ANTIQUE

Land Registration No. N-37
LRC Record No. N-35993

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Jose, Antique; the Municipal Mayor, the Municipal Council, the Heirs of Vicente Viesca, Pedro Pacheco, the Heirs of Pablo Canja, Leoncio Rosillo, Pedro Dalumpines, Felipe Flores, Juan Rosillo, Santiago Dalumpines, Gabriel Elican, the Heirs of Lorenzo Matinong, Alberto M. Flores, Fernando Manzanilla, the Heirs of Teodorico Gadez, Patnongon, Antique; and to all whom it may concern:

Whereas, an application has been presented to this Court by Manuel M. Flores, Patnongon, Antique thru Atty. Benjamin M. Valente, San Jose, Antique, to register and confirm his title to the following properties:

1. A parcel of land (Plan Psu-186929), situated in the Barrio of La Rioja, Municipality of Patnongon, Province of Antique. Bounded on the NE. by property of the Heirs of Lorenzo Matinong; on the E. by properties of the Heirs of Vicente Viesca and Pedro Pacheco; on the SE. by properties of Pedro Pacheco and the Heirs of Pablo Canja; on the SW. by property of Leoncio Rosillo; on the W. by properties of Pedro Dalumpines, Felipe Flores and Juan Rosillo; and on the NW. by properties of Santiago Dalumpines and Gabriel Elican. Point "1" is N. 14 deg. 01 min.

E., 3,415.23 meters from B.L.L.M. 1, Patnongon, Antique. Area twenty-three thousand eighty-two (23,082) square meters, more or less.

2. A parcel of land (Plan Psu-199551), situated in the Poblacion, Municipality of Patnongon, Province of Antique. Bounded on the NE. by property of the Heirs of Teodorico Gadez; on the SE. by the Legaspi Street; on the SW. by property of Fernando Manzanilla; and on the NW. by a Trail and property of Manuel Servillon. Point "1" is S. 71 deg. 53 min. W., 120.56 meters from B.L.L.M. 1, Patnongon, Antique. Area one thousand one hundred six (1,106) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Antique, at its session to be held in the Municipality of San Jose, Province of Antique, Philippines, on the 30th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Noli Ma. Cortez, Judge of said Court, the 28th day of October, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration No. N-35
LRC Record No. N-34866

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Jesus Buenafior, Amando Noble, Epifanio Heramis, Talakag, Bukidnon; Mrs. Pablo Villegas, Cebu City; Carmelita Willie, Labasan, Cagayan de Oro City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jesus Larrasaster, Lapasan, Cagayan de Oro City, assisted by Atty. Abeto D. Salcedo, Cagayan de Oro City, to register and confirm his title to the following property:

A parcel of land (Plan Psu-186125), with the building and improvements thereon, situated in the Poblacion, Municipality of Talakag, Province of Bukidnon. Bounded on the NE. by the Municipal Road; on the SE. by property of Amando Noble; on the SW. by property of the Heirs of Pablo Villegas; on the W. by the Pigcologan Creek; and on the NW. by the Pigcologan Creek and property of Epifanio Heramis. Point "1" is S. 33 deg. 35 min. W., 368.76 meters from B.L.L.M. 3, Talakag, Bukidnon. Area twenty six thousand three hundred ninety eight (26,398) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-19 (Sic)
LRC Record No. N-28438

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Municipal Mayor, the Municipal Council, Carlos Fernandez, Segundina Valmores, Malay-

balay, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Angel M. Torres, Malaybalay, Bukidnon to register and confirm his title to the following property:

A parcel of land (Plan Psu-201758), situated in the Barrio of Sumpung, Municipality of Malaybalay, Province of Bukidnon. Bounded on the NE. by the Magsaysay (San Isidro) Street; on the SE. by a road; on the SW. by property of Carlos Fernandez; and on the NW. by a Pedestrian Lane. Point "1" is N. 35 deg. 41 min. W., 1,037.52 meters from BLLM 1, Malaybalay. Area two thousand two hundred sixty (2,260) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-38
LRC Record No. N-34869

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Manolo Fortich, Bukidnon; Angelino Linohon, Alfreda

Honongan, Carmen Gayangan, Dalirig, Manolo Fortich, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Fidela Honongan, Dalirig, Manolo Fortich, Bukidnon thru Atty. Israel D. Damasco, Malaybalay, Bukidnon to register and confirm her title to the following property:

A parcel of land (Plan Psu-211618), situated in the Barrio of Dalirig, Municipality of Manolo Fortich, Province of Bukidnon. Bounded on the NE. by property of Angelino Linohon and the Dalirig Gulley; on the SE. by the Dalirig Gulley; on the SW. by Dalirig Gulley and property of Alfreda Honongan; and on the NW. by the Mamala Gulley. Point "1" is N. 10 deg. 08 min. E., 11,132.85 meters from BLLM 5, Sumilao Public Land Subdivision, Pls-749. Area two hundred twenty six thousand seven hundred eight (226,708) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-39
LRC Record No. N-34870

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the High-

way District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Manolo Fortich, Bukidnon; Florentino Agahot, Mindaluz Valdez, Carmencita Honongan, Carmen Gavangan, Dalirig, Manolo Fortich, Bukidnon; and to whom it may concern:

Whereas, an application has been presented to this Court by Melecito Lukindab, Dalirig, Manolo Fortich, Bukidnon thru Atty. Israel D. Damasco, Malaybalay, Bukidnon, to register and confirm his title to the following property:

A parcel of land (Plan Psu-211621), with the building and improvements thereon, situated in the Barrio of Dalirig, Municipality of Manolo Fortich, Province of Bukidnon. Bounded on the N. and E. by Slope of Tagoluan River; on the SE. by property of Mindaluz Valdez; on the SW. by property of Florentino Agahot; on the W. and on the NW. by Slope of Mamala Gulley. Point "1" is N. 11 deg. 12 min. E., 13,187.81 meters from BLLM 5, Sumilao Public Land Subdivision, Pls-749, Sumilao, Bukidnon. Area one hundred ninety five thousand eight hundred six (195,806) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BUKIDNON

Land Registration Case No. N-40
LRC Record No. N-34871

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wild-

life Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Malaybalay, Bukidnon; the Municipal Mayor, the Municipal Council, Melecito Lukindab, Angelino Linozon, Mindaluz Valdez, Jaime Valdez, Carmen Gayangan, Dalirig, Manolo, Fortich, Bukidnon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Florentino Agahot, Dalirig, Manolo Fortich, Bukidnon thru Atty. Israel D. Damasco, Malaybalay, Bukidnon to register and confirm his title to the following property:

A parcel of land (Plan Psu-211620), situated in the Barrio of Dalirig, Municipality of Manolo Fortich, Province of Bukidnon. Bounded on the NE. by properties of Melecito Lukindab and Mindaluz Valdez; on the SE. by Slope of Tagoluan River; on the SW. by property of Angelino Linozon; and on the NW. by Slope of Mamala Gulley. Point "1" is N. 11 deg. 40 min. E., 12,209.44 meters from BLLM 5, Sumilao, Public Land Subdivision, Pls-749. Area two hundred twenty nine thousand three hundred thirty (229,330) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bukidnon, at its session to be held in the Municipality of Malaybalay, Province of Bukidnon, Philippines, on the 2nd day of June, 1969, at 9:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Abundio Z. Arrieta, Judge of said Court, the 5th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2570
LRC Record No. N-35509

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, the Heirs of Valentin B. Cruz, the Heirs of Hermogenes Clemente, Tomas C. de Roxas, Paombong, Bulacan; Amalia Romero, 2051 G. Tuazon, Sampaloc, Manila; Juan Umali, Sto. Rosario, Paombong, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teotimo Umali, 2051 G. Tuazon, Sampaloc, Manila, thru Atty. Amancio N. de los Angeles, 614 T. Pinpin St., (Rm. 101) Ban Chuan Bldg.) Manila; to register and confirm his title to the following property:

A parcel of land (Lot 646, Paombong Cadastre, Plan Ap-19148), situated in the Barrio of Sto. Rosario, Municipality of Paombong, Province of Bulacan. Bounded on the N. by property of the Heirs of Valentin B. Cruz; on the NE. by property of the Heirs of Hermogenes Clemente; on the SE. by property of Tomas C. de Roxas; and on the NW. by a Creek. Point "1" is N. 46 deg. 23 min. W., 517.19 meters from B.L.L.M. 1, Paombong Cadastre. Area six hundred ninety-five (695) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Andres Sta. Maria, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2525
LRC Record No. N-35624

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Bulacan, Bulacan; Raul Samonte, Delfin Samonte, Arturo Ignacio, Petronila Martin, Taliptip, Bulacan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Francisco Villanueva, Taliptip, Bulacan, Bulacan, assisted by Atty. Sixto T. Antonio and Associates by Atty. Rodolfo C. Cesar % Francisco Villanueva, Taliptip, Bulacan, Bulacan, to register and confirm his title to the following property:

A parcel of land (Lot 5028, Bulacan Cadastre, plan Ap-18748), situated in the Barrio of Taliptip, Municipality of Bulacan, Province of Bulacan. Bounded on the E. by a Creek and property of Francisco Villanueva; on the SE. by property of Delfin Samonte; and on the SW. and NW. by property of Raul Samonte. Point "1" is S. 30 deg. 26 min. E., 3,422.83 meters from B.L.L.M. 1, Bulacan Cadastre. Area one hundred ninety-seven (197) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 4th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever

barred from contesting said application or any decree entered thereon.

Witness the Hon. Emmanuel M. Muñoz, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. V-653
LRC Record No. N-35690

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Meycauayan, Bulacan; Roberto Sison, Lauro Abracero, Consolacion Abracero, Antonio Padua, Manuel Policarpio, Antonio Soriente, Roman Rivero, Amador Casas, Lawa, Meycauayan, Bulacan; Luis Daez, Victoria Rubio, Primitiva Abendan, Hulo, Meycauayan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Fortunato Villaluz, Nicasio Villaluz, Gregorio Villaluz, Hulo, Meycauayan, Bulacan assisted by Atty. Timoteo C. Aldaba, 5th Floor Albecer Bldg., 701 Rizal Avenue, Manila, to register and confirm their title to the following property:

A parcel of land (Lot 4624, Meycauayan Cadastre, plan Ap-15565), with the improvements thereon, situated in the Barrio of Lawa, Municipality of Meycauayan, Province of Bulacan. Bounded on the N. by property of Lauro and Consolacion Abracero; on the NE. by property of Antonio Padua; on the SE. by property of Roman Rivero; on the S. by an Alley and property of Manuel Policarpio; on the SW. by an alley and property of Antonio Soriente; on the W. by property of Amador Casas; and on the NW. by properties of Lauro and Consolacion Abracero

and Amador Casas. Point "1" is S. 72 deg. 23 min. E., 2,402.45 meters from B.L.L.M. 1, Meycauayan, Bulacan. Area seven thousand four hundred nine (7,409) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Valenzuela, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Juan de Borja, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2594
LRC Record No. N-35800

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Maura Mendoza, Pedro Alcaraz, Micaela or Miguela Alcaraz, Maura Alcaraz, Balagtas, Bulacan; Jose Albania, Jasmin St., Valenzuela, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Teodosia Daracan, Jasmin St., Valenzuela, Bulacan, assisted by Atty. Remigio M. Kalalang, Balagtas, Bulacan to register and confirm her title to the following properties:

Two (2) parcels of land situated in the Barrio of San Juan, Municipality of Balagtas, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 2954, Bigaa Cadastre, Plan Ap-19424). Bounded on the NE., by property of Maura Mendoza; on the SE., by property of Pedro Alcaraz; on the SW. by the National Road; and on the NW. by property of Miguela Alcaraz. Point "1" is S. 32 deg. 53 min. E., 433.68 meters from B.L.L.M. 1, Bigaa Cadastre. Area two hundred seventy seven (277) square meters, more or less.

2. A parcel of land (Lot 2955, Bigaa Cadastre, Plan Ap-19424). Bounded on the NE., by property of Maura Mendoza; on the SE., by property of Maura Alcaraz; on the SW., by the National Road; and on the NW., by property of Miguela Mendoza. Point "1" is S. 32 deg. 53 min. E., 433.68 meters from B.L.L.M. 1, Bigaa Cadastre. Area two hundred seventy-seven (277) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 5th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emmanuel M. Muñoz, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[7,8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-21 (SM)-021
LRC Record No. N-36114

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway Dis-

trict Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Daniel Samson, Deogracias Pascual, Domingo Cruz; the Heirs of Bernardino Merced, % Nieves Merced-Caisip, the Heirs of Feliciano de la Merced, % Josefina Ramos, Tomas Perez, Angelina Merced-Saplala, Norzagaray, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Eustaquio de la Merced, Sr., 150 Asuncion, Morning Breeze Subdivision, Caloocan City, to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Poblacion, Municipality of Norzagaray, Province of Bulacan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 458, Norzagaray Cadastre, plan AS-198). Bounded on the N. by properties of the Heirs of Bernardino Merced and the Heirs of Feliciano de la Merced; on the E. by Lot 459; on the SE. by the Osmeña Street; on the W. by properties of Domingo Cruz and Deogracias Pascual; and on the NW. by property of Daniel Samson. Point "1" is S. 2 deg. 56 min. E., 438.78 meters from B.L.L.M. 1, Norzagaray Cadastre. Area one thousand twenty (1,020) square meters, more or less.

2. A parcel of land (Lot 459, Norzagaray Cadastre, plan AS-198). Bounded on the N. by properties of the Heirs of Bernardino de la Merced and the Heirs of Feliciano de la Merced; on the E. by the Lotero Street; on the SW. by the Osmeña Street; and on the W. by Lot 458. Point "1" is S. 2 deg. 56 min. E., 438.78 meters from B.L.L.M. 1, Norzagaray Cadastre. Area thirty (30) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Sta. Maria, Province of Bulacan, Philippines, on the 13th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ambrosio M. Giraldez, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[7,8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. B-1
LRC Record No. N-36180

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Pulilan, Bulacan; Consolacion C. Legaspi, Exequiel Buning, Fernando Santos, Geronima Santos, Longos, Pulilan, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Florentino F. Reyes and Felisa D. Cruz, 16 Karuhatan, Valenzuela, Bulacan, thru Atty. Florentino C. Reyes, Jr., 407 EMA Bldg., Sta. Cruz, Manila to register and confirm their title to the following property:

A parcel of land (Lot 396, Pulilan Cadastre, plan Ap-19595), with the improvements thereon, situated in the Barrio of Longos, Municipality of Pulilan, Province of Bulacan. Bounded on the NE. by property of Geronima Santos; on the SE. by property of Consolacion C. Legaspi; on the SW. by property of Exequiel Buning; and on the NW. by property of Fernando Santos. Point "1" is S. 52 deg. 21 min. E., 1,791.20 meters from B.L.L.M. 1, Pulilan Cadastre. Area two thousand six hundred thirty-three (2,633) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Baliwag, Province of Bulacan, Philippines, on the 8th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Carlos L. Sundiam, Judge of said Court, the 7th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. SM-020
LRC Record No. N-36113

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Pedro Silvestre, Juan Payumo, Feliciano Bernabe, Norzagaray, Bulacan; Manuela Silvestre, Minuyan, Norzagaray, Bulacan; Ceferino Gutierrez, Hulong Duhat, Malabon, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Rustica Silvestre, Minuyan, Norzagaray, Bulacan assisted by Amador C. de la Merced, 173 Wm. Shaw, Balintawak, Caloocan City, to register and confirm her title to the following property:

A parcel of land (Lot 2756, Norzagaray Cadastre, plan Ap-17915), situated in the Barrio of Minuyan, Municipality of Norzagaray, Province of Bulacan. Bounded on the NE. by properties of Manuela Silvestre and Pedro Silvestre; on the E. by properties of Juan Payumo and Feliciano Bernabe; on the SE. by property of Feliciano Bernabe; on the SW. by property of Ceferino Gutierrez; and on the NW. by property of Manuela Silvestre. Point "1" is S. 30 deg. 25 min. E., 5,308.50 meters from B.L.L.M. 1, Norzagaray Cadastre. Area three thousand one hundred (3,100) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Sta. Maria, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you

appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ambrosio Geraldez, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission

By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division
 [7,8]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. SM-022
 LRC Record No. N-36115

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Felicitas Serapio, Artemio Serapio, the Heirs of Angela Serapio, Sta. Maria, Bulacan; Carmencita de Leon, Bagbagin, Sta. Maria, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Jose de la Merced and Eustaquio de la Merced, Jr., No. 150 Asuncion, Morning Breeze Subdivision, Caloocan City, to register and confirm their title to the following property:

A parcel of land (Lot 1469, Sta. Maria Cadastre, plan Ap-17703), with the improvements thereon, situated in the Poblacion, Municipality of Sta. Maria, Province of Bulacan. Bounded on the NE. by property of Artemio Serapio; on the SE. by properties of Artemio Serapio and the Heirs of Angela Serapio; on the SW. by property of Carmencita de Leon; and on the NW. by the General Luna Street. Point "1" is S. 46 deg. 15 min W., 241.22 meters from B.L.L.M. 1, Sta. Maria Cadastre. Area four hundred forty-seven (447) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be

held in the Municipality of Sta. Maria, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Ambrosio Geraldez, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:
 GREGORIO BILOG, JR.
 Acting Commissioner
 Land Registration Commission

By: JESUS A. ADVINCULA
 Chief, Clerks of Court Division
 [7,8]

REPUBLIC OF THE PHILIPPINES
 COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. B-3
 LRC Record No. N-36182

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Flaviano dela Peña, Donato Angeles, Anselmo Angeles, Bustos, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by the Spouses Flaviano dela Peña and Olivia Camua, Liciada, Bustos, Bulacan; and Juliana Vda. de Liwanag, 1167 Antipolo, Tondo, Manila, to register and confirm their title to the following property:

A parcel of land (Plan Psu-168349), situated in the Barrio of Liciada, Municipality of Bustos, Province of Bulacan. Bounded on the NE. by property of Anselmo Angeles, on the SE. by properties of Flaviano dela Peña and Donato Angeles; on the SW. by property of Donato Angeles; and on the NW. by a Barrio Road. Point "1" is N. 22 deg. 00 min. E., 373.34 meters, from Mon. XXVIII, Santa Maria de Pandi Estate. Area six

thousand two hundred fifty (6,250) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Baliwag, Province of Bulacan, Philippines, on the 12th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Carlos L. Sundiam, Judge of said Court, the 17th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2513
LRC Record No. N-35612

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Bocaue, Bulacan; Fortunato Esguerra % Dra. Emilia Esguerra Gonzales, Turo, Bocaue, Bulacan; Amadeo de Guzman, Cornelio Jose, Jacinto or Jacinta Enriquez, Agapita Garcia, % Edilberto Marcelo, Juliana de la Cruz, Emilia Nicolas, Teodoro Mendoza, Taal, Bocaue, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cipriano Salazar, Sr., % Atty. Crisanta R. Pascual, Bocaue, Bulacan assisted by T. Y. Reyes and C. R. Pascual by Atty. Crisanta R. Pascual, Rm. 407-408 May Bldg. Rizal Avenue, Manila, to register and confirm his title to the following property:

A parcel of land (Lot 2024, Bocaue Cadastre, plan Ap-17469), with the improvements thereon, situated in the Barrio of Taal, Municipality of Bocaue, Province of Bulacan. Bounded on the NE. by properties of Fortunato Esguerra and Amador de Guzman; on the SE. by property of the Provincial Government of Bulacan *vs.* Cipriano Salazar; on the SW. by properties of Cornelio Jose and Teodoro Mendoza, Jacinta Enriquez and Juliana dela Cruz; and on the NW. by an irrigation Canal. Point "1" is N. 17 deg. 33 min. E., 1,800.24 meters from BLLM 1, Bocaue, Cadastre. Area three thousand three hundred eighty-seven (3,387) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 3rd day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emmanuel M. Muñoz, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF BULACAN

Land Registration Case No. N-2585
LRC Record No. N-35696

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Engineer, the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Public Works District Engineer, the Highway District Engineer, the Roman Catholic Archbishop of Manila, Malolos, Bulacan; the Municipal Mayor, the Municipal Council, Balagtas, Bulacan; the Heirs of Urbano Lopez, Floro Ladislao, Fran-

cisco Sta. Maria, Borol 1st, Balagtas, Bulacan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ramona Bernardo, Borol 1st, Balagtas, Bulacan, assisted by Atty. Melquiades P. de Leon, Rm. 223 Madrigal Bldg. Escolta, Manila, to register and confirm her title to the following property:

A parcel of land (Lot 359, Bigaa Cadastre, plan Ap-17396), situated in Barrio Borol 1st, Municipality of Balagtas (Bigaa), Province of Bulacan. Bounded on the NE. by property of the Heirs of Urbano Lopez; on the SE. by property of Floro Ladislao (now) Fortunato Capistrano and Emilia Puatu (before); on the SW. by the Provincial Road; and on the NW. by properties of the Roman Catholic Archbishop of Manila. Point "1" is N. 24 deg. 24 min. W., 764.52 meters from B.L.M. 1, Bigaa Cadastre. Area two hundred twenty nine (229) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Bulacan, at its session to be held in the Municipality of Malolos, Province of Bulacan, Philippines, on the 5th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emanuel M. Muñoz, Judge of said Court, the 18th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAGAYAN

Land Registration Case No. N-137
LRC Record No. N-36054

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land

Officer, Tuguegarao, Cagayan; the Municipal Mayor, the Municipal Council, Fidel Malana, Mariano Festejo, Luciano Mariano, the Heirs of Fortunato Cabanot, Filomena Calvo, Filemena Arranz, Daniel Pillos, Luz L. de Manalang, Alcala, Cagayan; Mercedes Incarnacion, Centro Alcala, Cagayan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Celestino M. Catral, Centro Alcala, Cagayan, to register and confirm his title to the following properties:

Two (2) parcels of land, situated in the Poblacion, Municipality of Alcala, Province of Cagayan. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-202834). Bounded on the E. by properties of Luciano Mariano, Mariano Festejo and Fidel Malana; on the E. by the Dayag Street; on the SE. by the National Highway; on the SW. by properties of Filomena Calvo and the Heirs of Fortunato Cabanot; on the W. by property of Mariano Festejo; and on the NW. by the Gannaban Street. Point "1" is N. 74 deg. 48 min. E., 324.36 meters from B.L.L.M. 1, Alcala, Cagayan. Area seven thousand two hundred thirty-four (7,234) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-203234, Sheet 2). Bounded on the N. by the National Road; on the NE. by property of Filomena Arranz; on the SE. by property of Daniel Pillos; and on the SW. by property of Luz L. de Manalang. Point "1" is N. 78 deg. 49 min. E., 697.45 meters from B.L.L.M. 1, Alcala Public Subdivision, Pls-497. Area six hundred one (601) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cagayan, at its session to be held in the Municipality of Tuguegarao, Province of Cagayan, Philippines, on the 20th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lauro S. Esteban, Judge of said Court, the 19th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAMARINES SUR

Land Registration Case No. N-1405
LRC Record No. N-36120

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Provincial Land Officer, Naga City; the Highway District Engineer, Baras, Canaman, Camarines Sur; Anacleto Capricho, Rufina Cea, Calabanga, Camarines Sur; Margarita Estiva, Anselmo Din, Taratual Calabanga, Camarines Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Aurelio Ustaris and Clara Delfino, Calabanga, Camarines Sur, thru Atty. Crispo B. Borja, Naga City to register and confirm their title to the following properties:

Six (6) parcels of land with the improvements thereon, situated in the Barrio of Taraua, Municipality of Calabanga, Province of Camarines Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-230764). Bounded on the N. by Lot 6; on the E. by Lot 4; on the S. by Lot 2; and on the W. by property of Rufina Cea. Point "1" is N. 77 deg. 46 min. E., 1,502.48 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area forty thousand six hundred ninety-six (40,696) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-230764). Bounded on the N. by Lot 1; on the NE. by Lot 4; on the S. by Lot 3; and on the SW. by the Gabongabong Creek. Point "1" is N. 79 deg. 55 min. E., 1,499.25 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area two thousand eight hundred ninety-six (2,896) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-230764). Bounded on the N. by Lot 2; on the SE. by Lot 4; and on the SW. by the Gabongabong Creek. Point "1" is N. 81 deg. 16 min. E., 1,662.15 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area eleven thousand six hundred six (11,606) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-230764). Bounded on the N. by Lot 6; on the E. by Lot 5; on the SE., S., and SW. by the Gabongabong Creek; and on the W. by Lots 3, 2 and 1. Point "1" is N. 81 deg. 16 min. E., 1,662.15 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area

fifty-two thousand one hundred sixty-seven (52,167) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-230764). Bounded on the N. by Lot 6; on the E. by property of Margarita Estiva; on the SE. by the Gabongabong Creek; and on the W. by Lot 4. Point "1" is N. 74 deg. 19 min. E., 1,856.27 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area thirty-three thousand eighty-four (33,084) square meters, more or less.

6. A parcel of land (Lot 6, plan Psu-230764). Bounded on the N. by the San Miguel Bay; on the E. by property of Anacleto Capricho; and on the S. by Lots 5, 4 and 1. Point "1" is N. 74 deg. 19 min. E., 1,856.27 meters from B.L.L.M. 1, Cabusao, Camarines Norte. Area seventeen thousand three hundred sixteen (17,316) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Camarines Sur, at its session to be held in the City of Naga, Province of Camarines Sur, Philippines, on the 23rd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rafael de la Cruz, Judge of said Court, the 25th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7,8]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAPIZ

Land Registration Case No. N-674
LRC Record No. N-36035

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Roxas City; the Municipal Mayor, the Municipal Council, Pontevedra, Capiz; Eulogio

Dueñas, Juan Arnais, Rita Dueñas, Guia, Ma-ayon, Capiz; Ernesto Cantiller, Ma-ayon, Capiz; and to all whom it may concern:

Whereas, an application has been presented to this Court by Josefa Dueñas, Ma-ayon, Capiz thru Atty. Eli A. Ingeong, 180 Burgos St., Roxas City, to register and confirm her title to the following property:

A parcel of land (Lot 1965, Pontevedra Cadastre, Plan (LRC) Swo-12855), situated in the Barrio of Guia, Municipality of Pontevedra, Province of Capiz. Bounded on the E. by Lot 2759, Pontevedra Cadastre; on the S. by property of Juan Arnais and the Agpungayao Creek; on the the SW. by the Agpungayao Creek and the Macnoy Creek; on the W. by property of Eulogio Dueñas; and the NW. by the Ma-ayon River. Point "1" is S. 27 deg. 21 min. E., 1,401.90 meters from B.L.L.M. 16, Pontevedra Cadastre. Area one hundred twenty-seven thousand sixteen (127,016) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Capiz, at its session to be held in the City of Roxas, Philippines on the 2nd day of June, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose A. Aligaen, Judge of said Court, the 11th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-129
LRC Record No. N-36317

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer,

the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Trece Martinez City; the City Mayor, the City Council, the City Fiscal, the City Treasurer, the City Engineer, Gregoria Ferrer, Rufino Martinez, Marjorie K. Coleman, Ethel R. Meler, Paula J. Nonacido, Tagaytay City; Vicente Resengano, Mrs. Eliseo Silva, Lipa City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Monica G. Joaquin, 52 Mendoza St., Frisco, Quezon City, to register and confirm her title to the following property:

A parcel of land (Lot 2, Psu-108159, plan Swo-17380), situated in the City of Tagaytay. Bounded on the NE. by property of Rufino Martinez (before) Gregoria Ferrer (now); on the SE. by property of Rufino Martinez; on the SW. by property of Marjorie K. Coleman and Ethel R. Meler; and on the NW. by property of Vicente Resengano (before) Eliseo Silva (now). Point "1" is N. 39 deg. 59 min. E., 1,182.22 meters from B.L.L.M. 4, Tagaytay City. Area one thousand four hundred forty-two (1,442) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 26th day of April, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Colayco, Judge of said Court, the 15th day of January, in the year 1969.

Issued at Quezon City, Philippines, this 7th day of February, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CAVITE

Land Registration Case No. TG-130
LRC Record No. N-36366

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila;

the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Highway District Engineer, the Provincial Engineer, the Public Works District Engineer, Trece Martires City; the Municipal Mayor, the Municipal Council, Benigno Mardo, Simeon Peñalva, Venancio Salamatin, Ester Rosell, Juan Lovino, Alfonso, Cavite; the City Mayor, the City Fiscal, the City Engineer, the City Treasurer, the City Council, Tagaytay City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Dr. Rufino del Mundo, 1118 Consuelo St., Singalong Subdivision, Sta. Ana, Manila, thru Atty. Alberto C. Soriano, 206 City Hall, Manila, to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Esperanza, Municipality of Alfonso, Province of Cavite (now Tagaytay City). The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-233300). Bounded on the NE. by property of Simeon Peñalva; on the SE. by properties of Ester Rosell and Venancio Salamatin; on the SW. by property of Venancio Salamatin and a Barrio Road; and on the NW. by property of Benigno Mardo. Point "1" is S. 23 deg. 52 min. W., 3,536.77 meters from B.L.L.M. 2, Mendez Nuñez, Cavite. Area sixty-eight thousand eight hundred thirty-three (68,833) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-233300). Bounded on the N. and NE. by a creek; on the SE. by property of Juan Lovino; and on the SW. by property of Venancio Salamatin. Point "1" is S. 20 deg. 47 min. W., 3,859.34 meters from B.L.L.M. 2, Mendez Nuñez, Cavite. Area twenty-three thousand three hundred eighty-six (23,386) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cavite, at its session to be held in the City of Tagaytay, Philippines, on the 11th day of April, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose C. Colayco, Judge of said Court, the 4th day of February, in the year 1969.

Issued at Quezon City, Philippines, this 7th day of February, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7,8]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF CEBU

Land Registration Case No. N-832
LRC Record No. N-35989

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the City Fiscal, the City Engineer, the City Treasurer, Cebu City; the City Mayor, the City Council, Perpetua Coleta, 94 Katipunan St., Cebu City; Laureno Abella, Antonio Jayme, Labangon, Cebu City; Lourdes Bendigon, Albino Hermano, Enrique Boroma, Castor Abella, Labangon, San Nicolas, Cebu City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Tomas M. Brigoli, 94 Katipunan St., Cebu City thru Atty. Eleuteria N. Alfiche, Cebu Coliseum, Rm. No. 1, 2nd Floor Leon Kilat St., Cebu City, to register and confirm his title to the following property:

A parcel of land (Lot 2710-C, Psd-3462 (Swo-26076) Plan Swo-35926), with the building and improvements thereon, situated in the City of Cebu. Bounded on the NE. by the Katipunan Street; on the SE. by Lot 5314; and on the SW. by Lots 2710-B and 2710-D, all of Cebu Cadastre. Point "1" is N. 83 deg. 09 min. W., 236.04 meters from B.M. 31, Cebu Cadastre 12. Area three hundred forty (340) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Cebu, at its session to be held in the City of Cebu, Philippines, on the 7th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Santiago O. Tañada, Judge of said Court, the 6th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF DAVAO
Land Registration Case No. N-121
LRC Record No. N-36209

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Davao City; Dr. Lorenzo Prinsipe, Claro M. Recto St., Davao City; Atty. Martin Delgra, Washington St., Davao City; Felix N. Pepito, Claro M. Recto Extension, Davao City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Socorro B. Pepito, Claro M. Recto Extension, Davao City, thru Atty. Felix Pepito, Claro M. Recto St., Davao City, to register and confirm her title to the following property:

A parcel of land, portion of (Lot 3121, Davao Townsite, K-7 plan Sgs-4030), with the improvements thereon, situated in the City of Davao. Bounded on the SE. and SW. by Lot 3121 (portion) Davao Townsite K-7; and on the NW. by the Claro M. Recto Avenue Extension and the Magallanes Street. Point "1" is S. 25 deg. 11 min. E., 522.16 meters from Monument 23, Davao Townsite K-7. Area two hundred sixty-three (263) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Davao, at its session to be held in the City of Davao, Philippines, on the 7th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application

will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente N. Cusi, Jr. presiding Judge of said Court, the 16th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOCOS SUR

Land Registration Case No. N-381
LRC Record No. N-36184

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, the Manager, Philippine National Bank, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the Heirs of Pantaleon Ragasa, Teresa de Quema, Loreto R. Abero, Vigan, Ilocos Sur; the Municipal Mayor, the Municipal Council, Benigno Reprima, Lorenzo Mata, Martina Requihman, Pablo Navarrete, San Vicente, Ilocos Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Metodio Abero, Poblacion, Vigan, Ilocos Sur, to register and confirm his title to the following properties:

Two (2) parcels of land with the building and improvements thereon, situated in the Poblacion, Municipality of San Vicente, Province of Ilocos Sur. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-236419). Bounded on the NE. by the Municipal Road; on the SE. by properties of Lorenzo Mata and Teresa de Quema; on the SW. by properties of Teresa de Quema, Pablo Navarrete and Martina Requihman; on the W. by Lot 2; and on the NW. by properties of Benigno Reprima and the Heirs of Pantaleon Ragasa. Point "1" is N. 42 deg. 01 min., W., 235.22 meters from B.L.L.M. 1, San Vicente, Ilocos Sur. Area four thousand eighty (4,080) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-236419). Bounded on the N. by property of Benigno Reprima; on the E. by Lot 1; on the S. by property of Martina Requilman; and on the W. by the Provincial Road. Point "1" is N. 60 deg. 33 min. W., 322.66 meters from B.L.L.M. 1, San Vicente, Ilocos Sur. Area thirty-nine (39) square meters, more or less:

You are hereby cited to appear before the Court of First Instance of Ilocos Sur, at its session to be held in the Municipality of Vigan, Province of Ilocos Sur, Philippines, on the 16th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lodivico D. Arciaga, Judge of said Court, the 10th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ILOCOS SUR
Land Registration Case No. N-382
LRC Record No. N-36185

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation, Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Vigan, Ilocos Sur; the Municipal Mayor, the Municipal Council, Martin Guerrero, the Heirs of Rafael Vitoria, Felicidad Guzman, Dr. Mario Bautista, Sotera Guerrero, Roque Vitoria, San Juan, Ilocos Sur; and to all whom it may concern:

Whereas, an application has been presented to this Court by Luz S. Vitoria, Ricardo S. Vitoria, Loreto V. Bautista, San Juan, Ilocos Sur, to register and confirm their title to the following property:

A parcel of land (Lot 230, San Juan Cadastre, plan Ap-18037), with the building and improvements thereon, situated in the Poblacion, Municipality of San Juan, Province of Ilocos Sur. Bounded on the NE. by properties of Martin Guerrero and Sotera Guerrero; on the SE. by property of the Heirs of Rafael Vitoria; on the SW. by property of Felicidad Guzman & Roque Vitoria; and on the NW. by the Aguinaldo Street. Point "1" is N. 39 deg. 21 min. E., 117.22 meters from B.L.L.M. 1, San Juan Cadastre. Area seven hundred twenty-eight (728) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Ilocos Sur, at its session to be held in the Municipality of Vigan, Province of Ilocos Sur, Philippines, on the 16th day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Lodivico D. Arciaga, Judge of said Court, the 10th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA
Land Registration Case No. B-368
LRC Record No. N-36089

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the Municipal Mayor, the Municipal Council, Valentin Villagas, Los Baños, Laguna; Carmen Vda. de Eusebio, the Heirs of Proceso Olipernes, Sabas Olipernes, Federico la Puebla, Batong Ma-

laki, Los Baños, Laguna; Felipe Villahermosa, Rosa Rife, Teodoro Quilloy, Eugenia Quilloy, Maria Evangelista, San Antonio, Los Baños, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by Tomas R. Ilagan, San Antonio, Los Baños, Laguna thru Atty. Benjamin E. Ilagan, San Antonio, Los Baños, Laguna, to register and confirm his title to the following properties:

1. A parcel of land (Plan Psu-217017), situated in the Barrio of San Antonio, Municipality of Los Baños, Province of Laguna. Bounded on the NE. by property of Rosa Rife, on the SE. by property of Teodoro Quilloy; and on the SW. and NW. by property of Felipe Villahermosa. Point "1" is S. 81 deg. 32 min. E., 2,178.10 meters from B.L.L.M. 2, Los Baños, Laguna. Area six hundred ninety-eight (698) square meters, more or less.

2. A parcel of land (Plan Psu-207372), situated in the Barrio of Batong Malaki, Municipality of Los Baños, Province of Laguna. Bounded on the NE. by the Provincial Road; on the SE. by property of Federico la Puebla; on the S. by properties of Sabas Olipernes and the Heirs of Proceso Olipernes; on the SW. by property of Valentin Villegas; and on the NW. by property of Carmen Vda. de Eusebio. Point "1" is S. 80 deg. 14 min. E., 2,164.05 meters from B.L.L.M. 2, Los Baños, Laguna. Area seven hundred twenty-two (722) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Biñan, Province of Laguna, Philippines, on the 22nd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rizalina Bonifacio Vera, Judge of said Court, the 26th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. N-397

LRC Record No. N-36132

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the Municipal Mayor, the Municipal Council, Candido Macabasco, Lino Maldo, Eugenio Valero, Gaspar Adorable, Remigio Galieros, Benito Adarlo, Moises Macuna, Hipolito Macabasco, Gaudencio Sarena, Pakil, Laguna, Francisco Jara, Juan Hernandez, Alfredo Pandiño, San Pablo City; Carmen Banayo, San Gabriel, San Pablo City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Artemio Añonuevo, San Miguel, San Pablo City, thru Atty. Alvero and Associate by Atty. Marzo P. Agarao, San Pablo City, to register and confirm his title to the following property:

A parcel of land (Plan Psu-65466), with the improvements thereon, situated in the Barrio of Saray Munti, Municipality of Pakil, Province of Laguna. Bounded on the N. by properties of Gaudencio Sarena and Francisco Jara; on the NE. by property of Juan Hernandez; on the E. and SE. by property of Alfredo Pandiño; on the SW. by properties of Candido Macabasco, Lino Maldo, Eugenio Valero, the Susuguin Creek and properties of Remigio Galieros and Benito Adarlo; on the W. by property of Benito Adarlo; and on the NW. by properties of Moises Macuna, Hipolito Macabasco and the Susuguin Creek. Point "1" is N. 41 deg. 05 min. E., 5,933.88 meters from B.L.L.M. 1, Paete. Area one hundred forty-eight thousand five hundred fifty-five (148,555) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the municipality of Santa Cruz, Province of Laguna, Philippines on the 28th day of May 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Vicente C. Frias, Judge of said Court, the 3rd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LAGUNA

Land Registration Case No. B-367
LRC Record No. N-36088

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Santa Cruz, Laguna; the Municipal Mayor, the Municipal Council, Paquito Alpar, Los Baños, Laguna; the Heirs of Isabelo Tamis, Teodora Valentino, Alfredo Lantican, Simeona Ilag, San Antonio, Los Baños, Laguna; the Heirs of Petronilo Gecalao or Jicalao, Buenaventura Bautista, Pedro S. de Paje, Batong Malaki, Los Baños, Laguna; Catalino Apicionado, Tadloc, Los Baños, Laguna; Juliana Lawas, the Heirs of Juan Lawas, Maahas, Los Baños, Laguna; Florencio Lawas, Anos, Los Baños, Laguna; and to all whom it may concern:

Whereas, an application has been presented to this Court by Cresencia Tandang de Paje, Batong, Malaki, Los Baños, Laguna, thru Atty. Benjamin Ilagan, Los Baños, Laguna, to register and confirm her title to the following properties with the improvements thereon:

1. A parcel of land (Plan Psu-193955), situated in the Barrio of San Antonio, Municipality of Los Baños, Province of Laguna. Bounded on the NE. by property of the Heirs of Isabelo Tamis; on the SW. by property of Paquito Alpar; on the W. by property of the Heirs of Petronilo Gecalao; and on the NW. by the Provincial Road. Point "1" is S. 83 deg. 52 min. E., 2,690.33 meters from B.L.L.M. 2, Los Baños, Laguna. Area one thousand four hundred twenty-six (1,426) square meters, more or less.

2. A parcel of land (Plan Psu-193957), situated in the Barrio of Maahas, Municipality of Los Baños, Province of Laguna. Bounded on the NE. by property of Pascual Lapitan (before) Catalino Apicionado (now); on the SE. by property of the Heirs of Juan Lawas; on the SW. by property of Florencio Lawas; and on the NW. by properties of Juliana Lawas, Alfredo Lantican & Simeona Ilag and Cresencia Tandang de Paje. Point "1" is S. 78 deg. 08 min. W., 3,087.59 meters from B.L.L.M. 1, Bay, Laguna. Area ten thousand forty-nine (10,049) square meters, more or less.

3. A parcel of land (Plan Psu-193956), situated in the Barrio of Maahas, Municipality of Los Baños, Province of Laguna. Bounded on the N. by the Provincial Road; on the SE. by properties of Pascual Lapitan (before) Catalino Apicionado (now) and Cresencia Tandang de Paje; on the NE. by property of Teodora Valentino; and on the SW. by property of Alfredo Lantican and Simeona Ilag. Point "1" is S. 80 deg. 07 min. W., 3,090.93 meters from B.L.L.M. 1, Bay, Laguna. Area two thousand one hundred twenty-five (2,125) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Laguna, at its session to be held in the Municipality of Biñan, Province of Laguna, Philippines, on the 22nd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Rizalina Bonifacio Vera, Judge of said Court, the 26th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1103
LRC Record No. N-36076

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City;

the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Zoilo Alviar, Jr., Floriana Golfo, Cayetano Jubilado, Lucino Sobremente, the Heirs of Eustaquio Gregorio, Nathaniel Carreon, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Violeta Trias Carreon thru Atty. Florante C. de la Cruz, San Fernando, La Union, to register and confirm her title to the following property:

A parcel of land (Plan Psu-238061), situated in the Barrio of Lingsat, Municipality of San Fernando, Province of La Union. Bounded on the N. by property of Zoilo Alviar, Jr.; on the E. by property of the Heirs of Eustaquio Gregorio; on the SE. by properties of the Heirs of Eustaquio Gregorio and Lucino Sobremente; on the S. by property of Lucino Sobremente; and on the W. by property of Cayetano Jubilado. Point "1" is N. 13 deg. 32 min. W., 1,003.79 meters from B.L.L.M. 1, Carlatan, San Fernando, La Union. Area two thousand three hundred forty-five (2,345) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 8th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 27th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner

Land Registration Commission

By: JESUS A. ADVINCULA

Chief, Clerks of Court Division

[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION

Land Registration Case No. N-1107

LRG Record No. N-36155

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Pub-

lic Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 3, Baguio City; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Angelino Salanga, Paulino Salanga, Victoriana M. Flores, Juanito Flores, San Fernando, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Arsenio M. Ignacio and Blanchita B. Ignacio, San Fernando, La Union, thru Atty. Hermenegildo Gualberto, San Fernando, La Union, to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Ilocano Norte, Municipality of San Fernando, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-236738). Bounded on the NE. by property of Angelino Salanga and Paulino Salanga; on the SE. by Lot 2; on the SW. by property of Juanito Flores and Victoriana M. Flores; and on the NW. by a Public Land. Point "1" is N. 27 deg. 11 min. W., 481.63 meters from B.L.L.M. 1, San Fernando, La Union. Area four hundred forty-two (442) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-236738). Bounded on the NE. by property of Angelino Salanga and Paulino Salanga; on the SE. by a Road; on the SW. by property of Juanito Flores and Victoriana M. Flores; and on the NW. by Lot 1. Point "1" is N. 27 deg. 11 min. W., 481.63 meters from B.L.L.M. 1, San Fernando, La Union. Area nine (9) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 15th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Javier Pabalan, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF LA UNION
Land Registration Case No. N-1108
LRC Record No. N-36156

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation, Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Fidel Galvez, Jaime Sarabia, Josefina G. Sarabia, Monica Hufana, San Fernando, La Union; the District Land Office No. 3, Baguio City; Victoriano Alviar, Arsenio Martinez, Abelardo Galvez, Carlatan, San Fernando, La Union; Arsenio Martinez, Bangar, La Union; and to all whom it may concern:

Whereas, an application has been presented to this Court by Abelardo Ma. Galvez, Josefina G. Sarabia and Monica Hufana, San Fernando, La Union, thru Atty. Josefina G. Sarabia, San Fernando, La Union, to register and confirm their title to the following properties:

Two (2) parcels of land, situated in the Barrio of Lingsat, Municipality of San Fernando, Province of La Union. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-236493). Bounded on the N. by property of Arsenio Martinez; on the NE. by Lot 2; on the S. by a Private Road claimed by Victoriano Alviar; and on the SW. by property of Victoriano Alviar. Point "1" is N. 51 deg. 14 min. W., 506.45 meters from B.L.B.M. 1, Carlatan, San Fernando, La Union. Area three hundred ninety-nine (399) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-236493). Bounded on the N. by property of Arsenio Martinez; on the NE. by property of Victoriano Alviar; on the S. by a Road claimed by Victoriano Alviar; and on the SW. by Lot 1. Point "1" is N. 49 deg. 41 min. W., 490.61 meters from B.L.B.M. 1, Carlatan, San Fernando, La Union. Area

three hundred ninety nine (399) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of La Union, at its session to be held in the Municipality of San Fernando, Province of La Union, Philippines, on the 16th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Jose P. Flores, Judge of said Court, the 10th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7,8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MISAMIS ORIENTAL
Land Registration Case No. N-281 (Sic)
LRC Record No. N-36072

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Cenon Lampanay, Candido Wabo, Cipriano Vamenta, Rolando R. Villaraza, Rafael D. Floirendo, Cagayan de Oro City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Caridad Roa Valdenueza, Zenaida Floirendo and Nieves C. Villaraza, Cagayan de Oro City, thru Atty. Rolando R. Villaraza, Cagayan de Oro City, to register and confirm their title to the following properties:

Two (2) parcels of land situated in the District of Carmen, City of Cagayan de Oro. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 3855-A, Lot 18474, Cagayan Cadastre, plan Csd-8100). Bounded on the

NE. and SE. by Lot 3855-B; on the SW. by properties of Candido Wabo and Cipriano Vamenta; and on the NW. by Lot 3855-D (road lot). Point "1" is S. 34 deg. 46 min. E., 776.88 meters from BLLM 14, Cagayan Cadastre Cad. 237. Area three thousand five hundred three (3,503) square meters, more or less.

2. A parcel of land (Lot 3855-B, Lot 18475, Cagayan Cadastre plan Csd-8100). Bounded on the NE. and SE. by Public Land; on the SW. by property of Candido Wabo and Lot 3855-A, and on the NW. by Lot 3855-D (road lot) and property of Cenon Lampanay. Point "1" is S. 37 deg. 08 min. E., 592.17 meters from BLLM 14, Cagayan Cadastre, Cad 237. Area fourteen thousand six hundred eighty-six (14,686) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Misamis Oriental, at its session to be held in the City of Cagayan de Oro, Philippines, on the 24th day of May, 1969; at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Benjamin K. Gorospe, presiding Judge of said Court, the 5th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[7, 8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF MISAMIS ORIENTAL

Land Registration Case No. N-237 (Sic)
LRC Record No. N-36152

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation, Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, the City Mayor, the City Council, the City Fiscal, the City Engineer, the City Treasurer, Cagayan de Oro City; the Heirs of Vicente Avanceña e/o Fortunato Avanceña,

Andres Fernandez, Mariano A. Velez, Eleuterio Achas, Gerardo Pagtalunam, Rosita Ruela, Carmen, Cagayan de Oro City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Antonio Brinas, Carmen, Cagayan de Oro City to register and confirm his title to the following property:

A parcel of land (Lot 103-A, Lot 18018, Cagayan Cadastre, plan Psd-45260), with the improvements thereon, situated in the Barrio of Carmen, City of Cagayan de Oro. Bounded on the N. by Lot 104; on the E. by Lot 110, all of Cagayan Cadastre; on the S. by the National Highway; and on the W. by property of Eleuterio Achas, Mariano A. Velez and Gerardo Pagtalunam. Point "1" is N. 35 deg. 14 min. E., 165.73 meters from B.L.L.M. 4, Cagayan Cadastre. Area five hundred fifteen (515) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Misamis Oriental, at its session to be held in the City of Cagayan de Oro, Philippines, on the 30th day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Benjamin K. Gorospe, Judge of said Court, the 2nd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission
By: JESUS A. ADVINCULA
[7, 8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF NUEVA ECIJA

Land Registration Case No. N-754
LRC Record No. N-36158

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Ceferino

Esteban, Adella Ong, Godofredo del Rosario, Marina Reyes, Pricida Soto, Natalia Francia, Toribio Rodriguez, Trinidad Aquino, Cabanatuan City, the Municipal Mayor, the Municipal Council, Gaudencia Medina, Juana Fajardo, Maria Buendia, Aliaga, Nueva Ecija; Felix Reyes, Rosa Quimson, Pablo Medina, San Felipe, Aliaga, Nueva Ecija; and to all whom it may concern:

Whereas, an application has been presented to this Court by Raymunda Carlos, Peregrin Carlos, Roasalina Carlos, Noe Carlos, Pedro Carlos, Cabanatuan City, to register and confirm their title to the following property:

A parcel of land (Plan, Psu-50889), situated in the Barrio of San Felipe, Municipality of Aliaga, Province of Nueva Ecija. Bounded on the NE, by property of Felix Reyes and Marina Reyes (Joint owners) vs. Toribio Rodriguez and Trinidad Aquino (Joint owners); on the SE. by property of Pablo Medina; on the SW. by properties of Felix Reyes and Marina Reyes (Joint owners) and Felix Gregorio and Juana Fajardo (now) Maria Buendia (before); and on the NW. by property of Pablo Medina et al., (claimed by Gaudencio Medina). Point "1" is S. 2 deg. 14 min. W., 771.57 meters from BLLM 2, San Felipe, Aliaga. Area sixty two thousand four hundred ninety-two (62,492) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Nueva Ecija, at its session to be held in the City of Cabanatuan, Province of Nueva Ecija, Philippines, on the 22nd day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Alfredo V. Cruz, Jr., Judge of said Court, the 12th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7, 8]

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REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ORIENTAL MINDORO
Land Registration Case No. P-21
LRC Record No. N-36055

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Calapan, Oriental Mindoro; the Municipal Mayor, the Municipal Council, the Heirs of Gregorio Raymundo % Antonio Raymundo, Opiniana Basina, Roxas, Oriental Mindoro; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Jovito Fabregas and Lucena D. Chuape, Roxas, Oriental, Mindoro, to register and confirm their title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in Madugo, Poblacion, Municipality of Roxas, Province of Oriental Mindoro. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 1, plan Psu-207954). Bounded on the NE. by the Madugo River; on the SE. by the Madugo River and the Oyao River; on the SW. and W. by the Oyao River; and on the NW. by a Barrio Road. Point "1" is N. 23 deg. 02 min. E., 914.80 meters from B.L.B.M. 2, Paclasan, Roxas, Oriental Mindoro. Area forty five thousand three hundred seventy-nine (45,379) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-207954). Bounded on the NE. and E. by the Madugo River; on the SE. by a Barrio Road; on the SW. by the Oyao River; and on the NW. by property of the Heirs of Gregorio Raymundo. Point "1" is N. 21 deg. 23 min. E., 876.52 meters from B.L.B.M. 2, Paclasan, Roxas, Oriental Mindoro. Area twenty-one thousand nine hundred sixty-five (21,965) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Oriental Mindoro, at its session to be held in the Municipality of Pinamalayan, Province of Oriental Mindoro, Philippines, on the 22nd day of May, 1969, at 8:00 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Pascual M. Beltran, Judge of said Court, the 21st day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[7,8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PAMPANGA

Land Registration Case No. N-866
LRC Record No. N-36086

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Director of Forestry, the Director of Public Works, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, San Fernando, Pampanga; the Municipal Mayor, the Municipal Council, Victorino Cubacub, Agustin Montemayor, Pedro Sandiego, Nicolas Matito, Sexmoan, Pampanga; the Municipal Mayor, the Municipal Council, the Heirs of Fernin Pecson, Eulogio David, Jose Jingco, Antonio David, Jesus Cayan, Guagua, Pampanga; Paulino Guiao, San Juan Bautista, Guagua, Pampanga; Carmelino S. Gozum, Betis, Guagua, Pampanga; the Heirs of Ignacio Lacsa, Sto. Tomas, Sexmoan, Pampanga; and to all whom it may concern:

Whereas, an application has been presented to this Court by Patricia Cuevas, Felicidad Guiao, Bienvenido Guiao, Gloria Guiao, San Juan Bautista, Betis, Guagua, Pampanga; Emercenciana Guiao, Antonio Guiao, San Nicolas, Guagua, Pampanga; Trinidad Guiao, Guagua, Pampanga; Rev. Fr. Jose Guiao, Telebangca, Tarlac, thru Atty. Filemon Cajator, Bacolor, Pampanga, to register and confirm their title to the following properties:

1. A parcels of land (Lot 1, Plan Psu-173573), situated in the Barrio of San Juan Nepomuceno, Municipality of Guagua, Province of Pampanga. Bounded on the N. by properties of Jose Jingco and Antonio David; on the E. by property of Jesus Covanan; on the SE. by Lot 2; on the SW. by the Provincial Road; and on the NW. by properties of the Heirs of Fernin Pecson and Eulogio David. Point "1" is N. 48 deg. 39 min. W., 297.96 meters from BLBM 1, Betis, Guagua, Pampanga. Area

one thousand six hundred twenty-four (1,624) square meters, more or less.

2. A parcel of land (Plan Psu-99989), situated in the Barrio of Sto. Tomas, Municipality of Sexmoan, Province of Pampanga. Bounded on the NE. and E. by property of Agustin Montemayor; on the SE. by property of Agustin Montemayor and a Creek; on the SW. by property of Pedro Sandiego; and on the NW. by properties of Nicolas Matito and Adriano Naval, et al: (before), Victorio Cubacub (now). Point "1" is N. 20 deg. 41 min. W., 1,724.44 meters from BLLM 1, from Psu-48675 Sexmoan. Area eighty four thousand six hundred fifty-two (84,652) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pampanga, at its session to be held in Branch I, Pampanga Hall of Justice, San Fernando, Pampanga, Philippines, on the 20th day of May, 1969, at 9:00 o'clock in the forenoon, to show cause, if you have any, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Malcolm G. Sarmiento, Judge presiding of said Court, the 2nd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
[7,8] Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. D-1023
LRC Record No. N-36066

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Provincial Land Officer, Lingayen, Pangasinan; the Municipal Mayor, the Municipal Council, Brigida Ramos, Mauro Mayugba, Poblacion, San Fabian, Pangasinan; Juanita Ocomen, Benjamin Imbisan, Rosita Fernandez, Antonio Tamayo, Guillermo Ima-

tong, Anastacio Imatong, Fermin Dagarag, Gloria Mendoza, Eduardo Tamayo, Bo. Cayanga, San Fabian, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pio O. de Guzman, San Fabian, Pangasinan, thru Atty. Gregorio N. Baltazar, San Fabian, Pangasinan, to register and confirm his title to the property:

A parcel of land (Plan Psu-195540), with the building and improvements thereon, situated in the Barrio of Cayanga, Municipality of San Fabian, Province of Pangasinan. Bounded on the NE. by property of Brigida Ramos; on the SE. by properties of Anastacio Imatong and Rosita Fernandez; on the SW. by properties of Eduardo Tamayo and Roberto Mayugba; and on the NW. by properties of Guillermo Imatong, Fermin Dagarag, Dionisio Ferraro and Juanita Ocomen. Point "1" is S. 14 deg. 16 min W., 158.13 meters from BLLM 2, San Fabian, Pangasinan. Area six thousand seven hundred sixty-eight (6,768) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the City of Dagupan, Philippines, on the 14th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness, the Hon. Manuel E. Castañeda, Judge of said Court, the 22nd day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest: GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division
[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. N-3173
LRC Record No. N-36130

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial

Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, the Municipal Mayor, the Municipal Council, Lingayen, Pangasinan; the Provincial Land Officer, Dagupan City; Anastacio Abalos, Francisca A. Vda. de Cruz, Enrique Santos, Victoriano Anselmo, Potenciano Pandeo, Alejandra S. Vda. de Veloria, Julio Ulanday, Maria de la Cruz, Sergio Anselmo, Guillermo U. Caoile, Enriqueta A. Ayroso, Baay, Lingayen, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Claudia Santos, Malasiqui, Pangasinan; Aurelio Santos and Jesus Bravo, Baay, Lingayen, Pangasinan, thru Atty. Serapio C. Bravo, Lingayen, Pangasinan, to register and confirm their title to the following properties:

1. A parcel of land (Lot 1, plan Psu-214046), situated in the Barrio of Baay, Municipality of Lingayen, Province of Pangasinan. Bounded on the N. and SW. by property of Anastacio Abalos; on the NE. by property of Francisca A. Vda. de Cruz; and on the SE. by property of Enrique Santos. Point "1" is S. 51 deg. 58 min. W., 2,023.95 meters from BLLM 2, Lingayen, Pangasinan. Area three hundred fifty-three (353) square meters, more or less.

2. A parcel of land (Lot 2, plan Psu-214046), situated in the Barrio of Baay, Municipality of Lingayen, Province of Pangasinan. Bounded on the NE. and NW. by property of Francisca A. Vda de Cruz; on the S. by the Provincial Road; and on the SW. by property of Enrique Santos. Point "1" is S. 51 deg. 58 min. 2,023.95 meters from BLLM 2, Lingayen, Pangasinan. Area three hundred eight (308) square meters, more or less.

3. A parcel of land (Lot 3, plan Psu-214046), situated in the Barrio of Baay, Municipality of Lingayen, Province of Pangasinan. Bounded on the N. by the Provincial Road; on the NE. by property of Francisca A. Vda. de Cruz; on the S. by Lots 5 & 4 and property of Victoriano Anselmo; and on the W. by property of Enrique Santos. Point "1" is S. 50 deg. 45 min. W., 2,030.14 meters from BLLM 2, Lingayen, Pangasinan. Area four hundred seven (407) square meters, more or less.

4. A parcel of land (Lot 4, plan Psu-214046), situated in the Barrio of Baay, Municipality of Lingayen, Province of Pangasinan. Bounded on the NE. by Lot 5; on the S. by property of Potenciano Pandeo; on the SW. by property of Victoriano Anselmo; and on the NW. by Lot 3. Point "1" is S. 50 deg. 45 min. W., 2,030.14 meters from BLLM 2, Lingayen, Pangasinan. Area four hundred thirty-four (434) square meters, more or less.

5. A parcel of land (Lot 5, plan Psu-214046), situated in the Barrio of Baay, Municipality of Lingayen, Province of Pangasinan. Bounded on the N. by Lot 3; on the NE. by property of En-

rique Santos; on the SE. by property of Alejandra S. Vda. de Veloria; on the S. by property of Potenciano Pandeo; and on the SW. by Lot 4. Point "1" is S. 50 deg. 45 min., W., 2,030.14 meters from BLBM 2, Lingayen, Pangasinan. Area four hundred forty (440) square meters, more or less.

6. A parcel of land (Lot 1, plan Psu-214047), situated in the Barrio of Domalandan, Municipality of Lingayen, Province of Pangasinan. Bounded on the N. by property of Julio Ulanday; on the E. by Lot 2; on the SW. by property of Maria de la Cruz; and on the NW. by property of Sergio Anselmo. Point "1" is N. 46 deg. 12 min. W., 1,237.77 meters from BLBM 2, Balococ, Lingayen, Pangasinan. Area six thousand nine hundred forty-five (6,945) square meters, more or less.

7. A parcel of land (Lot 2, plan Psu-214047), situated in the Barrio of Domalandan, Municipality of Lingayen, Province of Pangasinan. Bounded on the N. by property of Julio Ulanday; on the NE. by property of Julio Ulanday and a Creek; on the E. by Lot 3; on the SE. by property of Maria de la Cruz; and on the W. by Lot 1. Point "1" is N. 46 deg. 12 min. W., 1,237.77 meters from BLBM 2, Balococ, Lingayen, Pangasinan. Area four thousand three hundred forty-two (4,342) square meters, more or less.

8. A parcel of land (Lot 3, plan Psu-214047), situated in the Barrio of Domalandan, Municipality of Lingayen, Province of Pangasinan. Bounded on the NE. and SE. by a Creek; on the S. and SW. by property of Maria de la Cruz; and on the W. by Lot 2. Point "1" is N. 47 deg. 42 min. W., 1,079.48 meters from BLBM 2, Balococ, Lingayen, Pangasinan. Area four thousand four hundred thirty-two (4,432) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Lingayen, Province of Pangasinan, Philippines, on the 28th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Antonio C. Masquel, Judge of said Court, the 9th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF PANGASINAN

Land Registration Case No. N-3174
LRC Record No. N-36131

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Antonio Carretero, Lingayen, Pangasinan; the Provincial Land Officer, Digna P. Arzadon, Dagupan City; the Municipal Mayor, the Municipal Council, Casimero Bonzo, Primitivo Gacad, Angel Javier, Sual, Pangasinan; and to all whom it may concern:

Whereas, an application has been presented to this Court by Fidel Z. Arzadon, Dagupan City, to register and confirm his title to the following property:

A parcel of land (Plan Psu-232321), situated in the Barrio of Pogo, Municipality of Sual, Province of Pangasinan. Bounded on the N. by property of Casimero Bonzo; on the SE. by properties of Primitivo Gacad and Angel Javier; and on the W. by property of Antonio (Cason) Carretero. Point "1" is S. 73 deg. 01 min. E., 1,222.58 meters from B.L.L.M. 1, Sual, Pangasinan. Area two thousand nine hundred eighty one (2,981) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Pangasinan, at its session to be held in the Municipality of Lingayen, Province of Pangasinan, Philippines, on the 28th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Eloy B. Bello, Judge of said Court, the 7th day of January, 1969.

Issued at Quezon City, Philippines, this 27th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. Q-297
LRC Record No. N-36000

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Marcelino Miranda, Crisanto Ticman, Eduardo Fernandez, Josefa de Cruz, San Mateo, Rizal; Servando de los Angeles, Marikina, Rizal; Rosendo Reyes, Patitis, San Mateo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Carlos Cruz, San Mateo, Rizal; thru Atty. Mariano Manahan, Jr., 4077 R. Magsaysay Blvd., Manila, to register and confirm his title to the following properties:

Two (2) parcels of land, situated in the Barrio of Patitis, Municipality of San Mateo, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (Lot 9, plan Psu-173813). Bounded on the NE. by Lot 10; on the SE. by property of Crisanto Ticman; on the S. by Lot 8 (claimed by Marcelino Miranda); and on the NW. by a Creek and property of Eduardo Fernandez. Point "1" is S. 76 deg. 13 min. E., 3,507.17 meters from BLLM 1, San Mateo, Rizal. Area eighty four thousand two hundred eighty-eight (84,288) square meters, more or less.

2. A parcel of land (Lot 10, plan Psu-173813). Bounded on the NE. by property of Servando de los Angeles; on the SE. by property of Crisanto Ticman; on the SW. by Lot 9; and on the NW. by property of Eduardo Fernandez. Point "1" is S. 81 deg. 25 min. E., 3,715.58 meters from BLLM 1, San Mateo, Rizal. Area fifteen thousand three hundred forty-two (15,342) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in Quezon City, Philippines, on the 21st day of June, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred

from contesting said application or any decree entered thereon.

Witness the Hon. Walfrido de los Angeles, Judge of said Court, the 25th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7, 8]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. M-47 (N-6496)
LRC Record No. N-36137

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Tagig, Rizal; Benito Garcia, Elias Marcelo, Dominga Pozon, Emiliano A. Bautista, Sr., Bagumbayan, Tagig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Ciriaco Aguilar Alano, 5044 Malolos, Makati, Rizal, to register and confirm his title to the following property:

A parcel of land (plan Psu-218758), situated in the Barrio of Bagumbayan, Municipality of Tagig, Province of Rizal. Bounded on the NE. by property of Elias Marcelo & Dominga Pozon; on the SW. by a Road (Daang Kalabaw); and on the NW. by property of Benito Garcia. Point "1" is S. 18 deg. 13 min. W., 5,429.19 meters from BLLM 1, Tagig, Rizal. Area six hundred ninety (690) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Makati, Province of Rizal, Philippines, on the 16th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and

you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. V. M. Ruiz, Judge of said Court, the 29th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7, 8]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. M-51 (N-6541)
LRC Record No. N-36139

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Binangonan, Rizal; Manuel Quiogue, Vicente Membrebe, Maximino Gina, Francisco Perdigiera, Rosalinda Abrecea, Ceferino Diaz, Darangan, Binangonan, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Elizabeth Orense, Malinta, Polo Bulacan, assisted by Arsenio Guinto Lazaro, San Diego Fishery Bldg., 462 Echague, Quiapo, Manila, to register and confirm her title to the following property:

A parcel of land (plan Psu-238526), situated in the Barrio of Darangan, Municipality of Binangonan, Province of Rizal. Bounded on the N. and NE. by property of Manuel Quiogue and Rosalinda Abrecea; on the SE. by property of Vicente Membrebe and Ceferino Diaz; on the SW. by properties of Maximino Gina and Francisco Perdigiera; and on the NW. by properties of Francisco Perdigiera, Vicente Membrebe and Manuel Quiogue & Rosalinda Abrecea. Point "1" is N. 17 deg. 31 min. W., 519.15 meters from BLBM 2, Darangan, Binangonan, Rizal. Area three thousand seventy-five (3,075) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Makati, Province of Rizal, Philippines on the 28th day of May, 1969 at 8:00

o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. V. M. Ruiz, Judge of said Court, the 2nd day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7, 8]

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6544
LRC Record No. N-36142

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Wilfredo L. de Leon, Francisco Mayor, Rosario P. Mayor, Vicente A. Mayor, Leon A. Nollido, May Mayor, Napoleon Albarillo, Tanay, Rizal; Joseña S. Narciso, 208 Retiro St., Quezon City; and to all whom it may concern:

Whereas, an application has been presented to this Court by Luis R. Narciso, 208 Retiro St., Quezon City, thru Atty. Federico Magdangal, Rm. 506 Nestor de Castro Bldg., 1679 Claro M. Recto Ave., Manila, to register and confirm his title to the following properties:

Two (2) parcels of land with the improvements thereon, situated in the Barrio of Daraitan, Municipality of Tanay, Province of Rizal. The boundaries and areas of said parcels are as follows:

1. A parcel of land (plan Psu-209483). Bounded on the NE. by property of Rosario P. Mayor (before) Luis R. Narciso (now); on the SE. by property of Francisco Mayor; on the SW. by property of Napoleon Albarillo (before) Luis R. Narciso (now), and on the NW. by property of Wilfredo de Leon. Point "1" is N. 67 deg. 22 min. E., 7,267.60 meters from BLLM 5, Tanay Public Land Sub-

division, Pls-411-D. Area two hundred forty thousand (240,000) square meters, more or less.

2. A parcel of land (plan Psu-209484). Bounded on the NE. by property of Vicente P. Mayor, Jr. (before) Luis R. Narciso (now); on the SE. by property of Rosario May Mayor; on the SW. by property of Vicente A. Mayor (before) Luis R. Narciso (now), and on the NW. by property of Leon A. Nollido (before) Luis R. Narciso (now). Point "J" is N. 67 deg. 22 min. E., 7,267.60 meters from BLLM 5, Tanay Public Land Subdivision, Pls-411-D. Area two hundred forty thousand (240,000) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 16th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Emilio V. Salas, Judge of said Court, the 11th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7, 8] By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6432
LRC Record No. N-36149

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Silvino Makiramdam Eulogio Zapanta, Antipolo, Rizal; Lorenza Santos, San Roque, Marikina, Rizal; Cipriano Gonzales, Mayamot, Antipolo, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pablo Oldan, San Roque, Marikina, Rizal thru Atty. Clara Dumandan-Singh, 12 E de la Paz St., San Roque, Marikina, Rizal to register and confirm his title to the following property:

A parcel of land (Plan Psu-180445), situated in the Barrio of Mayamot, Municipality of Antipolo, Province of Rizal. Bounded on the N. by the Nanka River; on the SE. by the Malanite Creek; on the S. by property of Silvino Macaramdam; on the SW. by property of Eulogio Zapanta; on the W. and NW. by a dry Creek. Point "1" is S. 77 deg. 31 min. E., 3,367.58 meters from BLBM 1, Mayamot, Antipolo, Rizal. Area one hundred twelve thousand three hundred-thirty (112,330) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 8th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Herminio C. Mariano, Judge of said Court, the 28th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 20th day of January, 1969.

Attest:

GREGORIO BILOG, JR.
Acting Commissioner
Land Registration Commission

[7, 8] By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF RIZAL

Land Registration Case No. N-6558
LRC Record No. N-36160

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the District Land Office No. 7, 234 Tanduay St., San Miguel, Manila; the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the Highway District Engineer, Pasig, Rizal; the Municipal Mayor, the Municipal Council, Petra Manalo, Anselmo

Manalo, Cornelia Pasco, Pedro Espiritu, Taguig, Rizal; and to all whom it may concern:

Whereas, an application has been presented to this Court by the spouses Agapito Cristobal and Enrica Esteban, Bambang, Taguig, Rizal, thru Atty. Faustino Y. Bautista, Guadalupe, Makati, Rizal, to register and confirm their title to the following property:

A parcel of land (plan Psu-225017), with the building and improvements thereon, situated in the Barrio of Bambang, Municipality of Taguig, Province of Rizal. Bounded on the NE. by the Quezon Road; on the SE. by property of Cornelia Pasco & Pedro Espiritu; on the SW. by Bamboo land; and on the NW. by properties of Anselmo Manalo and Petra Manalo. Point "1" is S. 88 deg. 20 min. W., 259.20 meters from BLIM 1, Taguig, Rizal. Area one thousand twelve (1,012) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Rizal, at its session to be held in the Municipality of Pasig, Province of Rizal, Philippines, on the 9th day of May, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid, your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness the Hon. Delfin B. Flores, Judge of said Court, the 14th day of December, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7, 8]

REPUBLIC OF THE PHILIPPINES
COURT OF FIRST INSTANCE OF ROMBLON

Land Registration Case No. N-35
LRC Record No. N-35998

NOTICE OF INITIAL HEARING

To the Solicitor General, the Director of Lands, the Director of Forestry, the Director of Public Works, the Officer-in-Charge, Parks and Wildlife Office, Manila; the Manager, Development Bank of the Philippines, the Reforestation Administration, Diliman, Quezon City; the Provincial Governor, the Provincial Fiscal, the Provincial Treasurer, the Provincial Engineer, the Public Works District Engineer, the High-

way District Engineer, the Provincial Land Officer, Romblon, Romblon; the Municipal Mayor, the Municipal Council, Looc, Romblon; Manuel Solidum, Apolinar Victa, Eduardo Gregorio, Anastacio Gallos, Victorio Gregorio, Flordorico or Flodorico Buava, Alejo Mercano Casimiro Cuanca, Inocencio Mercano, Paulino Mercano, Jesus Candido, Maria Kimpo, Alcantara, Romblon, Igmedio Buava, Ramon Guvo, Paulino Mercano, Procopio Guvo, Lemon Norte, Looc, Romblon; and to all whom it may concern:

Whereas, an application has been presented to this Court by Pacifico A. Lota, Alcantara, Romblon, to register and confirm his title to the following property:

A parcel of land (Plan Psu-186945), with the improvements thereon, situated in the Barrio of Lemon Norte, Municipality of Looc, Province of Romblon. Bounded on the NE. by property of Manuel Solidum and the Inawajon Creek; on the E. by the Inawajon Creek; on the SE. by the Inawajon Creek and properties of Victorio Gregorio Anastacio Gallos, Creek and property of Eduardo Gregorio; on the S. by property of Apolinar Victa; on the SW. by property of Jesus Candido, Paulino Mercano, Inocencio Mercano, Casimiro Cuanca, Public Land and property of Alejo Mercano; on the NW. by properties of Alejo Mercano, Flordorico Buava and Agbayang Creek. Point "1" is N. 7 deg. 24 min. E., 9,666.25 meters from USC & GS., Malbug, Looc, Romblon, Tablas. Area one million four hundred thirty one thousand seven hundred forty seven (1,431,747) square meters, more or less.

You are hereby cited to appear before the Court of First Instance of Romblon, at its session to be held in the Municipality of San Agustin, Province of Romblon, Philippines, on the 25th day of August, 1969, at 8:30 o'clock in the forenoon, to show cause, if any you have, why the prayer of said application shall not be granted; and unless you appear at the time and place aforesaid; your default will be recorded and the said application will be taken as confessed, and you will be forever barred from contesting said application or any decree entered thereon.

Witness: the Hon. Job B. Madayag, Judge of said Court, the 14th day of November, in the year 1968.

Issued at Quezon City, Philippines, this 14th day of January, 1969.

Attest:

GREGORIO BILOG, JR.

Acting Commissioner
Land Registration Commission

By: JESUS A. ADVINCULA
Chief, Clerks of Court Division

[7, 8]

Bureau of Lands

[SECOND PUBLICATION]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Baguio City, will sell through oral bidding at ten (10:00) o'clock a.m. on April 21, 1969 the tract of land described below:

Location: Res. Sec. "A", City of Baguio.

Boundaries: NE, Paras; SE, Lot No. 131 & portion of Lot No. 130, SW, Bernabe; and NW, proposed Road.

Area: 750 square meters.

Appraised value of land: ₱5.00 per square meter.

Appraised value of improvements: None

Reference: TSA V-6857. MARIANO BONDOC.

No bid shall be accepted that does not equal at least two-thirds (2/3) of the appraised value of the land. In order that a person may be entitled to participate in the bidding, he must, before the commencement thereof, make a deposit of at least ten per centum (10%) of his bid. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised to complete the 10% of his raised bid, otherwise such bid as raised shall not be accepted. The right is reserved to reject any or all bids. Only deposit in cash, money order, certified check, cashier's check and manager's check can be accepted.

The successful bidder if other than the applicant must deposit the sum of ₱400.00 to defray the expenses for the publication of the notice of auction (₱250.00) and the survey of the land (₱150.00).

Manila, January 23, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Cotabato City will sell to the highest qualified bidders at ten (10:00) o'clock a.m. on April 17, 1969, the tracts of land in Kinemy, Upi, Cotabato, as described below:

Description: Lot No. 1-B, La-2280-D Amd.
Area: 55,8856 hectares.

Appraised value of land: ₱75.00 per hectare.

Appraised value of improvements: ₱15,000.00—
coconuts and fruit trees.

Applied for: CORAZON F. DEL CASTILLO. SA
(VIII-3) 83.

Description: Lot No. 1-C, La-2280-D Amd.

Area: 55.8856 hectares.

Appraised value of land: ₱75.00 per hectare.

Appraised value of improvements: ₱15,000.00—
coconuts and fruit trees.

Applied for: ANGELINA F. DE LOPEZ. SA
(VIII-3) 82.

Description: Lot No. 1-A, La-2280-D Amd.

Area: 55.8856 hectares.

Appraised value of land: ₱75.00 per hectare.

Appraised value of improvements: ₱15,000.00—
coconuts and fruit trees.

Applied for: PACITA F. VILLAVICENCIO. SA
(VIII-3) 81.

All bids must be sealed and submitted to the Bureau of Lands at Cotabato City on or before the hour and date stated above and plainly marked "BID for the land described in Sales Application No. _____" Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

The successful bidders if other than the applicants must reimburse the latter of the values of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

Manila, Philippines, January 17, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Kidapawan, Cotabato, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on April 21, 1969 the tract of land described below:

Location of land: Poblacion, Pikit, Cotabato.

Description: Lot No. 429, Ts-264.

Area: 795 square meters.

Appraised value of land: ₱1.00 per square meter.

Appraised value of existing improvements:
P650.00—house.

Applied for: JUAN GALLANO. MSA V-46381.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, January 21, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Kidapawan, Cotabato, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on April 14, 1969 the tract of land described below:

Location of land: Poblacion, Pikit, Cotabato.

Description: Lot No. 428, TS-264.

Area: 900 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements:
P100.00—house.

Applied for: VIDAL MADERA. MSA V-46596.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the value of

the improvements and the expenses for the publication of the notice of auction.

Manila, January 14, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Davao City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 21, 1969, the tract of land covered by Sales Application No. (VIII-1) 44 of PAULINO L. VALDEZ, JR.

Location: Tuganay, Panabo, Davao del Norte.

Description: Lot No. 2507, Cad-276.

Area: 13.5032 hectares.

Appraised value of land: P75.00 per hectare.

Appraised value of improvements: P600.00—clearing, coconuts, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Davao City, on or before the hour and date stated above and plainly marked "BID for the land described in Sales Application No. (VIII-1) 44". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 23, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Lucena City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 21, 1969, the tract of land covered by Sales Application No. (III-3) 9 of TOMAS B. SAÑEZ. (Fishpond)

Location: Bigaan, Calauag, Quezon.

Description: Survey Plan Sgs-1113-D.

Area: 23.7011 hectares.

Appraised value of improvements: P92,000.00
dikes, clearings and others.

Appraised value of land: P100.00 per hectare.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Lucena City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales (Fishpond) Application No. (III-3) 9". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 22, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 17, 1969, the tract of land covered by Sales Application No. (I-4) 1 of IRENE J. GREGORIO.

Location: Cawag, Subic, Zambales.

Description: Survey Plan Nos. Si-(I-4) 1-D; Si-(I-4) 2-D; Si-(I-4) 3-D.

Area: 22.8785 hectares.

Appraised value of land: P100.00 per hectare.

Value of improvements: P9,000.00—fruit trees, houses, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction and the survey of the land.

All bids must be sealed and submitted to the Bureau of Lands at Olongapo City, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. (I-4) 1". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 21, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

LEASE OF PUBLIC LANDS

Bid will be received by the Bureau of Lands at Lucena City, not later than ten (10:00) o'clock a.m., on April 14, 1969, for the lease for agricultural purposes of the tract of land hereinbelow described:

Location: Amontay, Macalclon, Quezon.

Boundaries: NE. Psu-92620; SW. Talusan River; SE. Talusan River; and NW. Palkayangin River.

Area: 37.4957 hectares.

Appraised value of land: P75.00 per hectare.

Value of existing improvements: none.

Applied for by: LOWE SONS AGRICULTURAL INVESTMENT COMPANY L. (F.) A. No. (III-3) 5.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Lucena City, and plainly marked "Bid for the lease of the land covered by Lease Application No. (III-3) 5". Bids must be on forms prescribed by the Bureau of Lands and must be accompanied with cash, money order, certified check, cashier's check or manager's check for a sum equivalent to at least three (3) month's rental. Award will be made to the person offering the highest annual rent, which in no case shall be less than three per centum (3%) of the value of the land. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No officer or employee of the Bureau of Lands may act as a bidder's representative. The right is reserved to reject any or all bids. For further particulars apply to the Bureau of Lands.

Manila, January 20, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Digos, Davao del Sur, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on April 24, 1969 the tract of land covered by Sales Application No. V-34543 of FLORENCIA ALELIN.

Location: Dalawinon, Bansalan, Davao del Sur.

Description: Lot No. 5039, Cad-275.

Area: 8.1181 hectares.

Appraised value of lands: P75.00 per hectare.

Appraised value of improvements: P7,940.00—rice, house, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Digos, Davao del Sur, on or before the hour and date stated above and plainly marked "BID for the land described in Sales Application No. V-34543". Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, January 24, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

LEASE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Laoag City, will auction through oral bidding at 10:00 a.m. on April 21, 1969, the right to lease for industrial purposes the tract of land herein below described. Written bids in the prescribed form must be submitted not later than 10:00 a.m. on the said date.

Location: Dardarat & Libtong, Tagudin, Ilocos Sur.

Description: Survey Plan Flc (I-6) 8-D.

Area: 30,782 square meters,

Appraised value of land: ₱3.00 per square meter.

Appraised value of existing improvements: None.

Appraised value of proposed improvements: ₱100,000.00.

Applied for by: FILMAG (PHILIPPINES), INC. FLA (I-6) 8.

The right to lease the land will be awarded to the person offering the highest annual rental, which shall not be less than three per centum (3%) of the value of the land plus one per centum (1%) of the value of the proposed and/or existing improvements. In order that a person may be entitled to participate in the bidding, he must be a qualified lease applicant, and must, before the commencement of the same, make a deposit equivalent to at least three (3) months' rental. Only deposits in cash, money order, treasury warrant, certified check, cashier's check or manager's check shall be accepted. A person bidding in representation of another may do so under a duly executed power of attorney. During the bidding, the bidder has to make an additional deposit every time his bid is raised, to complete the three (3) months' rental; otherwise, such bid as raised shall not be accepted. The right is reserved to reject any or all bids.

The successful bidder if other than the applicant must reimburse the latter of the expenses for the publication of the notice of auction and the survey of the land.

Manila, January 22, 1969.

VICENTE A. VALDELLON
Director of Lands

[7-12]

[FIFTH PUBLICATION]**SALE OF PUBLIC LANDS**

Notice is hereby given that the Bureau of Lands at Balanga, Bataan, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on March 20, 1969 the tract of land described below:

Location of land: Mulawin, Orani, Bataan.

Description: Survey Plan No. Si-V-9017, identical to Lot No. 3042 (a portion of Lot 1318), Orani Cad.

Area: 13.5975 hectares.

Appraised value of land: ₱100.00 per hectare.

Appraised value of existing improvements: ₱1,710.00—house, coconuts, etc. of Pablo Reyes; ₱105.00—fruit trees of Matias Cruz; ₱180.00—coconuts & bananas of Rufino de la Cruz and ₱110.00 hut & bananas of the Heirs of Arturo Gavino.

Applied for by: PASTOR MANALO. SA V-41618.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

The successful bidder if other than the owner of the improvements must reimburse the latter of the value thereof and the applicant of the expenses for the publication of the notice of auction and the survey of the land.

Manila, November 20, 1968.

VICENTE A. VALDELLON

[4-9] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Dumaguete City, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on March 31, 1969, the tract of land covered by Sales Application No. V-38453-A of HERMENEGILDO VILLANUEVA.

Location: Taboac, Bais, Negros Occidental.

Description: Lot No. 1186, Pls-146.

Area: 44.3922 hectares.

Appraised value of land: ₱75.00 per hectare.

Appraised value of improvements: ₱2,000.00—clearing, fence, etc.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Dumaguete City on or before the hour and date stated above and plainly marked "BID" for the land described in Sales Application No. V-38453-A." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 29, 1968.

VICENTE A. VALDELLON

[4-9] Director of Lands

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on March 31, 1969 the tract of land described below:

Location of land: East Tapinac, Olongapo City.

Description: Lot No. 3207, Ts-308.

Area: 528 square meters.

Appraised value of land: ₱10.00 per square meter.

Appraised value of existing improvements: ₱18,000.00—house.

Applied for by: PAULINA BITUIN. MSA (I-4) 128.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction. In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, trea-

surety warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, January 6, 1969.

VICENTE A. VALDELLON
Director of Lands

[4-9]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Puerto Princesa, Palawan, will sell to the highest qualified bidder at ten (10:00) o'clock a.m. on March 31, 1969, the tract of land covered by Sales Application No. V-42792 of ROMEO TAN.

Location: Sandoval, Roxas, Palawan.

Description: Lots Nos. 366 and 367, Pls-232.

Area: 15.5093 hectares.

Appraised value of land: P100.00 per hectare.

Appraised value of improvements: P100.00—fruit trees.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

All bids must be sealed and submitted to the Bureau of Lands at Puerto Princesa, Palawan, on or before the hour and date stated above and plainly marked "Bid for the land described in Sales Application No. V-42792." Bids must be accompanied with cash, money order, treasury warrant, certified check, cashier's check or manager's check for a sum equivalent to 10% of the bid. When a bid is withdrawn after the highest bidder is determined, the corresponding deposit therefor shall be forfeited to the Government. No bid shall be less than the appraised value of the land. The right is reserved to reject any or all bids.

Manila, November 29, 1968.

VICENTE A. VALDELLON
Director of Lands

[4-9]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Olongapo City, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on March 17, 1969 the tract of land described below:

Location of land: West Tapinac, Olongapo City.

Description: Lot No. 3036, Ts-308.

Area: 428 square meters.

Appraised value of land: P100.00 per square meter.

Appraised value of existing improvements: P40,000.00—building.

Applied for by: REMEDIOS LEE. MSA (I-4) 532.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction. In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, December 18, 1968.

VICENTE A. VALDELLON
Director of Lands

[4-9]

SALE OF PUBLIC LANDS

Notice is hereby given that the Bureau of Lands at Surigao, Surigao del Norte, will sell through oral bidding to the highest bidder at 10:00 o'clock a.m. on March 17, 1969 the tract of land described below:

Location of land: Taft, Surigao, Surigao del Norte.

Boundaries: NE—Proposed Road; SE—P. Reyes Ext.; SW—Narciso Aliquay; and NW—Nenita Espalita.

Area: 2,000 square meters.

Appraised value of land: P1.00 per square meter.

Appraised value of existing improvements: P15,000.00—fillings, fences & others.

Applied for by: CELESTINO A. JOSE. MSA-V-72173.

The successful bidder if other than the applicant must reimburse the latter of the value of the improvements and the expenses for the publication of the notice of auction.

In order that a person may be entitled to participate in the bidding, he must, before the commencement of the same, make deposit of at least ten per cent (10%) of the appraised value of the land. During the bidding, the bidder has to make an additional deposit everytime his bid is raised to complete the 10% of his raised bid; otherwise, such bid as raised shall not be accepted. Only deposit in cash, money order, treasury warrant, certified check, cashier's check or manager's check can be accepted.

The right is reserved to reject any or all bids.

Manila, December 17, 1968.

VICENTE A. VALDELLON
Director of Lands

[4-9]

Bureau of Mines

[SECOND PUBLICATION]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES
BUREAU OF MINES
MANILA

NOTICE OF APPLICATION OF "KM-21 MINING ASSOCIATION" FOR A LODE MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, KM-21 Mining Association, a legal entity duly organized and existing under the laws of the Philippines, with post office address at % Baguio Gold Mining Co., 9th Floor, Equitable Bank Bldg., Juan Luna, Manila, has filed an application (LLA No. V-7403) for the lease of one (1) lode mining claim containing Copper, gold, silver, etc., described as follows:

Name of Claim: "ALLEN".

Date Registered: September 11, 1964.

Location: Barrio of Capunga, municipality of Tublay, province of Benguet, Island of Luzon.

Tie Line: Beginning at a point marked "1" on plan Lla-12405 being S. 67° 13 min. W., 2,787.07 meters from Triangulation "YAL" Mun. of Tublay, Mt. Province.

Boundaries:

North—"LOM FR." min. claim (Lla-9984-D), "ONYX FR.", min. claim (Lla-9470) both of Km-21 Mining Association;

East—"LAME" min. claim (Lla-10981-D) of KM-21 Mining Association;

South—Public Land & "Oyong Fr." min. claim (Lla-9471) of KM-21 Mining Association; and

West—Private Properties of Dagasen Kil-os F-57381, Canio Alquera, Apina Kil-os & Josephine Ngoslab.

Area: 9.0000 hectares.

Survey Plan No.: Lla-12405.

Any and all persons having adverse claims to the above-mentioned applications are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication February 23, 1969, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, February 10, 1969.

(Sgd.) FERNANDO S. BUSUEGO, Jr.
[7-9] Director of Mines

NOTICE OF APPLICATION OF BONANZA MINING ASSOCIATION FOR A LODE MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Bonanza Mining Association, a legal entity duly organized and existing under the laws of the Philippines, with post office address at Equitable Bank Bldg., Juan Luna, Manila, has filed an application (LLA No. V-7462) for the lease of sixteen (16) lode mining claims containing Copper, gold, etc., described as follows:

Name of Claims: "Carmine", "Sienna", "Purple Fr.", "Lemon", "Lavander", "Fresh Fr.", "Tuscan", "Rose Fr.", "Indigo", "Scagreen Fr.", "Violet Fr.", "Terra Cotta", "Ultramarine", "Olive Fr.", "Vermillion Fr.", & Grey Fr."

Date Registered: September 13, 1963.

Location: Barrios of Tuban & Taluan, municipalities of Tuba & Itogon, Province of Benguet, island of Luzon.

Boundaries:

North—"Yellow" min. claim (Lp-921-D), "Creek" min. claim (Lp-922-D), "Indian" min. claim (Lp-923), "Red" min. claim (Lp-924-D) all of Philex Mining Corp.

East—Public Land along lines 6-8, "Caring" min. claim (Lla-8063-D) of Rico P. Labiaga along line 9-10;

South & Southwest—Public Land along lines 3-9, 14-1 & 1-2, "Helen" min. claim (Lla-7935-D) of Diabua Mineral Group; and

Northwest—Public Land along lines 2-5.

Area: 122.7573 hectares.

Survey Plan Nos.: Lla-10321-D to Lla-10336-D, inclusive.

Any and all persons having adverse claims to the above-mentioned applications are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication February 9, 1969, such

adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, January 27, 1969.

(Sgd.) FERNANDO S. BUSUEGO, Jr.
[7-9] Director of Mines

[LAST PUBLICATION]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES
BUREAU OF MINES
MANILA

NOTICE OF APPLICATIONS
OF CONSOLIDATED MINES, INC. FOR TWO
(2) LODE MINING LEASES

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Consolidated Mines, Inc., a legal entity duly organized and existing under the laws of the Philippines, with post office address at 8th Floor, Consolidated Mines Bldg., 6799 Ayala Avenue, Makati, Rizal, has filed application/s (LLA Nos. V-10017 & V-10018 Amd.) for the lease of thirty four (34) lode mining claim/s containing Copper, iron, etc. described as follows:

Name of Claims: "Matimbo," "Pangasinan", "Sto. Cristo", "Baguio", "Sta. Isabel", "Dakila", "Malaysia", "Bagna", "Barasoain", "Menjou", "Nelson", "Malolos", "Pariancillo", "Evam" & "San Vicente".

Date Registered:

Original—October 3, 1963

Amended—March 2, 1966 (Nelson, Sto. Cristo, Baguio, Matimbo)—August 23, 1966 (San Vicente)

Location: Barrio Pili, Municipality of Mogpog, Province of Marinduque, Island of Marinduque.

Tie Line: Beginning at a point marked "1" on plan Lla-11157-D being N. 55° 36' E., 5,003.45 m. from BLLM No. 1, Mun. of Mogpog, Marinduque.

Boundaries:

North—Private properties of Enrico Mangi, Francisco Limpiada, Felipe Gerundo, Buenaventura Jawili, Francisco Limpiada, creek, Jose Linayad, Ciriaco Cabanero, Fausto Ablang, creek, Bartolome Oliveros, Anacleto Joven along line 12-1, Sofronio Gerundo along line 2-3, & "DUX-1 Amd" min. claim of Nestorio N. Lim along line 4-5 (Lla-2169)

East—Private properties of Anacleto Joven, Maria Magahis, Sofronio Gerundo along line 1-2, "DUX-1 Amd." min. claim (Lla-2169) of Nestorio N. Lim along line 3-4, Public Land along line 5-6 & "Alloy" min. claim (Lla-5933-D) of Belen S. Galang along line 7-8.

South—"Alloy" min. claim (Lla-5933-D) of Belen S. Galang along line 6-7, Lot-2 Psu-225928 of Irene Banta, private properties of Celestino Loria & Consorcia Go, Psu-225927, Psu-225928 Lot-1 of Irene Banta, Isauro Magante, Damian Magante, creek, Felix Oliveros, Magno Lasterio, along line 8-9, Zoilo Malambeling & Eulalio Lasterio along line 10-11.

West—Private properties of Magno Lasterio, Constancio Malambeling, creek, along line 9-10, Eulalio Lasterio & Enrico Mangi along line 11-12.

Area: 130.5752 hectares.

Survey Plans Nos.: Lla-11118-D to Lla-11127-D, Lla-11147-D, Lla-11155-D to Lla-11157-D & Lla-12099-D.

(LLA No. V-10018 Amd.)

Name of Claims: "Rich", "Edgar", "Happy", "Wise", "Mina", "Rommel", "Patton", "Marc", "Pres. Mac", "Francis", "Nelson", "Evam", "Ino JFK", "Grant", "Lee", "Truman", "Andres Bon", "Hoover" & "Quezon".

Date Registered:

Original—Nov. 5, 1956 (Grant, Lee, Rommel, Patton) Sept. 24, 1965 (Ino-JFK, Truman, Andres Bon, Francis, Pres. Mac, Nelson, Evam, Marc, Happy, Wise, Mina, Rich, Edgar, Hoover & Quezon)

Amended—Nov. 5, 1965 (Hoover, Quezon, Rich, Edgar, Marc, Inoc-JFK, Truman Andres Bon, Pres. Mac, Francis, Nelson, Evam, Happy, Wise, Mina)

Location: Barrios of Ino, Capayang, Binta-kay, Municipality of Mogpog, Province of Marinduque, Island of Marinduque.

Tie Line: Beginning at a point marked "1" on plan Lla-11133-D being N. 6° 47' W., 3,350.53 m. from BLLM No. 1, Mun. of Mogpog, Marinduque.

Boundaries:

North—Private properties of Tomas S. Cruz, Pedro Marcillano along line 1-2, Patri-cio Nolos, road, Vivencio Demagela, Manuel Vallester, Conrado Marsoles along line 3-4, Pedro Vallester, creek, Fausto Larracas, Heirs of Enrica Nolos & Francisco Lacerna along line 5-6.

East—Private properties of Conrado Marsoles, Pedro Vallester along line 4-5, Francisco Lacerna, Heirs of Enrica Nolos, Psu-171867 of Conrado Marsoles & Tri-

nidad Labquig, Magdalena Narvaez, Joan Alano, Lot 3 Psu-161472 of Sotero L. Delavarez, Bintakay creek, road & Psu-49029 School site along line 6-7.

South—Lot 2 Psu-161472 of S. L. Delavarez (portion) private properties of Manuel Mandalihan, Elizabeth Lasterio, road, Josefina Mayores, Bintakay creek, Victoria Jabat (portion), Psu-171869 of Trinidad Labaquis, Pedro Mariano, Ponciano Nepomuceno, Gregorio Lava, Lot 1, R-729 Gregorio Lava along line 7-8, Tomas Cruz, road, F-2401-J-D of Oscar Pastor and Manuel P. Reyes along line 9-10;

West—Private properties of Gregorio Lava (portion), Lot-2 R-729, creek, F-2401-J-D of Oscar Pastor, Gregorio Lava along line 8-9, Manuel P. Reyes, road, Tomas S. Cruz, Lot-1 Psu-151075 of Tomas S. Cruz along line 10-1, Pedro Marcillano, road & Patricio Nolos along line 2-3.

Area: 171.0000 hectares.

Survey Plan Nos.: Lla-11128-D to Lla-11146-D, inclusive.

Any and all persons having adverse claims to the above-mentioned application/s are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication Feb. 4, 1969, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, Jan. 28, 1969.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[6-8] Director of Mines

NOTICE OF APPLICATIONS OF BACNOTAN CEMENT IND. INC. FOR A PLACER MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Bacnotan Cement Ind. Inc., a legal entity duly organized and existing under the laws of the Philippines, with post office address at Union Cement Bldg., Port Area, Manila, has filed an application PLA No. V-1983 for the lease of two (2) placer mining claims containing Silica (Chert) described as follows:

Name of Claims: "Mati-I-A" & "Mati-II"
Date Registered:

October 16, 1967 (Mati-II)

October 30, 1967 (Mati-I-A)

Location: Sitio of Tagamot, barrios of Tagamot & Dawan, municipality of Mati, province of Davao Oriental, island of Mindanao.

Tie Line: Beginning at a point marked "1" on plan Pla-4669-D & V-4670-D being S. 36° 30' W., 2,924.87 m. from BLLM No. 23, Mati Cadastre BL. Cad. 286.

Boundaries:

North & Northeast—Private properties of Bonifacio Moncada, Cipriano Cualbar, Vicente Zafra along line 8-9, Esteban Pagatpat, Alipio Saplot, Virgilio Pagnanaon & Francisco Villadar along line 2-3;

East and Southeast—Private properties of Vicente Zafra, road, Servando Zafra, Lot 3866 Cad. 286 Patricio Sarita, Esperanza Bacoylan, Lot-3857 Cad. 286, Alejandro Paul, Esteban Pagatpat along lines 9-10, 10-1 & 1-2, Virgilio Pagnanaon & Francisco Villadar along line 3-4;

Southwest & South—Private properties of Virgilio Pagnanaon & Francisco Villadar, Leonardo Ampong, Graciano Borigon along line 4-5, Primitiva Arnaez & Lily Moncada, Paciano Cualbar & Bonifacio Moncada along lines 6-8;

West Private properties of Graciano Borigon, Modesto Estenod, Rogelio Jarapan, Virgilio Hotba, Paulino Aguilar, Rufino Estoria, National road, Gregorio Bacena, Teodoro Arnaez & Primitiva Arnaez.

Area: 107.1014 hectares.

Survey Plan Nos. Pla-4669-D & Pla-4670-D.

Any and all persons having adverse claims to the above-mentioned application/s are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication Feb. 7, 1969, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, Jan. 29, 1969.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[6-8] Director of Mines

NOTICE OF APPLICATION OF CAGAYAN
VALLEY CEMENT CORPORATION FOR A
A PLACER MINING LEASE

Notice is hereby given that, pursuant to the provisions of Section 72 of Commonwealth Act No. 137, as amended, Cagayan Valley Cement Corporation, a legal entity duly organized and existing under the laws of the Philippines, with post office address at No. 3 Moore St., San Francisco del Monte, Quezon City, has filed an application PLA No. V-1767 AMD. for a lease of four (4) placer mining claims containing Lime-stone, guano, etc., described as follows:

Name of Claims: "Badanoca-1", "Badanoca-3", "Badanoca-4", & "Badanoca-5".

Date Registered:

Original—July 29, 1966

Amended—October 7, 1968 (Badanoca-3 & 5)

Location: Sitio of Anguerilla, barrio of Antagan, municipality of Tumawini, province of Isabela, island of Luzon.

Tie Line: Beginning at a point marked "1" on plan pla-3993-D, being N.77° 47' E., 13,809.03 m. from Triangulation Stn. "TU-

MAWINI" Church Tower, Mun. of Tumawini, Isabela.

Boundaries:

Northeast—Public Land

Southeast—Public Land

Southwest—Public Land

Northwest—Public Land

Aggregate Area: 256.0000 hectares.

Survey Plan Nos.: Pla-3993-D to Pla-3997-D, inclusive.

Any and all persons having adverse claims to the above-mentioned application/s are hereby notified that, unless their adverse claims are duly filed with the Director of Mines, Manila, during the period of three (3) consecutive weeks, starting from the first publication Feb. 9, 1969, such adverse claims will be forever barred according to Section 72, Commonwealth Act No. 137, as amended. Adverse claims should be accomplished in accordance with Section 73 of the said Act, in duplicate, and a copy thereof, furnished the lease applicant by the adverse claimant.

For further particulars, apply to the Chief Legal Officer, Bureau of Mines, Manila.

Manila, Philippines, Jan. 28, 1969.

[6-8] (Sgd.) FERNANDO S. BUSUEGO, JR.
Director of Mines

[FIFTH PUBLICATION]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES
BUREAU OF MINES
MANILA

**NOTICE OF APPLICATION(S) OF BENGUET
EXPLORATION, INC., FOR LODE PATENT**

Notice is hereby given that, in accordance with the provisions of the Act of Congress of the United States of America of July 1, 1902, as amended, Act No. 624 of the Philippine Commission and Commonwealth Act No. 137, as amended, and the rules and regulations promulgated thereunder, the Benguet Exploration, Inc., a legal entity duly organized and existing under the laws of the Philippines whose post office address is at Marvel Building No. 1, J. Luna St., Manila, has filed an application LPA No. V-161 for mineral patent covering "DAD" lode mining claim, described as follows:

Name of Claim: "DAD"

Date Registered: March 27, 1929.

Location: Barrio of Camp-6, municipality of Tuba, province of Benguet, Mt. Province, Luzon.

Tie Line: Beginning at a point marked "1" on plan Lot 3 of LP-863-D, being S. 0° 18' W., 2,472.59 meters from Triangulation Stn. "BOYD", Baguio Townsite.

Boundaries:

Northeast—"Thanksgiving" min. claim (LP-859-D), "Madaline" min. claim (L-854-D) both of Benguet Exploration, Inc.;

Southeast—"Pond Fr." min. claim (Lla-6561-D) of Benguet Exploration, Inc.;

Southwest—"Abe" min. claim (Lla-6558-D), "Alex" min. claim (Lla-6557-D) both of Benguet Exploration, Inc., and

Northwest—"Autumn" min. claim (Lp-862-D) of Benguet Exploration, Inc.

Area: 9.0000 hectares.

Survey Plan No.: Lp-863-D.

The claims applied for are more fully described as to metes and bounds on the official survey plan No. LP-863-D, copies of which are posted on a conspicuous place within the boundaries of the claims, technical description and final notes of survey thereof which are now filed in the Bureau of Mines, Manila.

Any and all persons having adverse claims to the above-mentioned application covering the mining claims, grounds, vein, lode, premises, or any portion thereof, so described surveyed platted and applied for, are hereby notified that unless their adverse claims are duly filed with the Director of Mines, Herran St., Manila, or with the Mining Recorder, La Trinidad, Benguet, during the period of sixty (60) days, to be reckoned immediately after the first publication January 20, 1969, according to law, rules and regulations above-mentioned, such adverse claims will be forever barred by virtue of the provisions of the same mining laws, rules and regulations. Adverse claims should be furnished the patent applicant by the adverse claimant by registered mail.

For further particulars regarding the mineral claims and the conditions of the patent, apply to the Chief Legal Officer, Bureau of Mines, Herran Street, Malate, Manila,

Manila, Philippines, January 7, 1969.

(Sgd.) FERNANDO S. BUSUEGO, JR.

[4-12] Director of Mines

Bureau of Public Works

NOTICES OF APPLICATION FOR WATER RIGHTS

[FIRST PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Jan. 21, 1968 by Augusto M. de Jesus of Pulong-Buhangin, Sta. Maria, Bulacan for the appropriation of the public waters of Kay Balakang River in Pulong-Buhangin, Sta. Maria, Bulacan for irrigation in the quantity of 6 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Bounded N 45 deg. 01 min. E, 6,022.28 meters from BLLM No. 1, Municipality of Sta. Maria, Bulacan.

(c) That the proposed work are to consist of Permanent Dam—height, 3.00 meters; width at top, 2.50 meters; width at bottom, 9.00 meters; length at top, 15.00 meters; length at bottom, 15.00 meters. Canal length, 200 meters; Average width, .50 meters.

(d) That the land to be irrigated is located in Pulong-Buhangin, Sta. Maria, Bulacan, containing an area of 17,750 square meters and its boundaries are:

North—Severo Mendoza noe Pedro Mendoza
East—Severo Mendoza
South—Daniel Leonardo, and
West—Kay Balakang River.

(e) That the water requested will be used April-June & Jan.-March.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
[8-11] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Jan. 31, 1969 by Mr. Salvador Reganit of 1807 Sandejas St., Pasay City for the appropriation of the public waters of Panasan Creek in Binaliw, Calabanga, Camarines Sur for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion (pumpsite) is about 1,000 meters more or less Northeast from the Masirub Barrio School, Masirum, Calabanga, Camarines Sur.

(c) That the proposed work are to consist of Pump Irrigation.

(d) That the land to be irrigated is located in Binaliw, Calabanga, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—Lot of Dr. Prieto
East—Panasan Creek
South—Property of Salas, and
West—Property of Masalit.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 24, 1968 by Mr.

Candido Relativo of Bula, Camarines Sur for the appropriation of the public waters of Lubnay Creek in San Jose, Bula, Camarines Sur for irrigation in the quantity of 30 liters per second, in accordance with the provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 80 deg. E. and about 2,000 meters from the Bula Elementary School.

(c) That the proposed work are to consist of Pump Irrigation. Canal length, 300 meters; Average width, 1.20 meters.

(d) That the land to be irrigated is located in San Jose, Bula, Camarines Sur, containing an area of 15 hectares and its boundaries are:

North—Bula Lake,
East—Lubnay Creek,
South—Paulino Prerro, and
West—Estiban Ama.

(e) That the water requested will be used throughout the year.

In view of such application,, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 24, 1968 by Mr. Maximo Sevilla of San Jose, Pili, Camarines Sur for the appropriation of the public waters of Labanoyon Creek in Tariric, Minalabac, Camarines Sur for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 20 deg. W. and 1,500 meters from Sagurong Comm. School.

(c) That the proposed work are to consist of Pump Irrigation. Canal length, 500 meters; Average width, 1.50 meters.

(d) That the land to be irrigated is located in Tariric, Minalabac, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—Fernando Alvarez,
East—Vicente Alvarez,
South—Labanoyon Creek, and
West—Fernando Alvarez,

(e) That the water requested will be used throughout the year.

In view of the such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 24, 1968 by Col. Jesus Santa Romana of Pob. San Jose, Occidental Mindoro for the appropriation of the public waters of Labangan River in Magbay, San Jose, Occidental Mindoro for irrigation in the quantity of 55 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed pumpsite is approximately N 10 deg. W., 200 meters from the flagpole of Bayabot Primary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 200 meters; Average width, 2.5 meters.

(d) That the land to be irrigated is located in Magbay, San Jose Occidental Mindoro, containing an area of 55 hectares and its boundaries are:

North—Bonifacio Gomez,
East—Labangan River,
South—Hrs. of N. Roca, and
West Magbay Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 24, 1968 by Mr. Alfonso Larinay of Bansud, Oriental Mindoro for the appropriation of the public waters of Sumagui River in Sumagui, Bansud, Oriental Mindoro for irrigation in the quantity of 25 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed site of diversion is approximately N 70 deg. W and 2,500 meters from the flagpole of Sumagui Barrio School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 450 meters; Average width, 2.50 meters.

(d) That the land to be irrigated is located in Sumagui, Bansud, Oriental Mindoro, containing an area of 25 hectares and its boundaries are:

North—Sumagui River,
East—Francisco Sanchez & Guillermo Rodriguez,
South—Sixto Ilagan, and
West—Jose Piliin.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 24, 1968 by Mr. Romulo L. Casao of Labasan, Bongabon, Oriental Mindoro for the appropriation of the public waters of Labasan River in Labasan, Bongabon, Oriental Mindoro for irrigation in the quantity of 42 liters per second in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed point of diversion is approximately S 18-35 W; 890.00 meters from BLLM No. 13, Bongabon Cad. No. 177.

(c) That the proposed work are to consist of Pump Irrigation. Canal length, 800.00 meters; Average width, 1.70 meters.

(d) That the land to be irrigated is located in Labasan, Bongabon, Oriental Mindoro, containing an area of 42 hectares and its boundaries are:

North—Property of Heirs of Gregorio Zarito;
Rufino Bicol & Victoria Malutao,
East—Properties of Eduardo Lopez, Rufina Tagana & Manuel Tagana,
South—Properties of Juan Mendoza, Guillermo Beredo & Rosalita Gadon Casao,
West—Properties of Heirs of Alejandro Magan & Heirs of Rufino Caringal.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Sept. 25, 1968 by Mr. Gabriel Amigo of Bansud, Oriental Mindoro for the appropriation of the public waters of Tiguisan River in Salcedo, Bansud, Oriental Mindoro for irrigation in the quantity of 150 liters per second,

in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

N 45 deg. W; 400 meters away from the farm manager's farm house.

(c) That the proposed work are to consist of Pump Irrigation. Canal length, 600 meters; Average width, 1.5 meters.

(d) That the land to be irrigated is located in Salcedo, Bansud, Oriental Mindoro, containing an area of 76 hectares and its boundaries are:

North—Tiguisan River,
East—Tiguisan River,
South—Sumagui Dev. Co., and
West—Sumagui Dev. Co.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 24, 1968 by Mr. Rolando Rota of Capalangan, Apalit, Pampanga for the appropriation of the public waters of Pampanga River in Capalangan, Apalit, Pampanga for irrigation in the quantity of 50 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately 600 meters South of ISU Project No. 77 Capalangan, Apalit, Pampanga.

(c) That the proposed work are to consist of pump irrigation. Canal length, 550 meters; Average width, 1,500 meters.

(d) That the land to be irrigated is located in Capalangan, Apalit, Pampanga, containing an area of 25 hectares and its boundaries are:

North—Emiliano Reyes,
East—Macario de Leon,
South—Consolacion Samson, and
West—Pampanga River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 24, 1968 by Mr. Rodrigo Navarro of Burgos, Tarlac, Tarlac for the appropriation of the public waters of Along Creek in Lubigan, Tarlac, Tarlac for irrigation in the quantity of 30 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion is approximately S 17 deg. 30 min. W. and 500 meters from the flagpole of Lubigan Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 500 meters; Average width, 2.50 meters.

(d) That the land to be irrigated is located in Lubigan, Tarlac, Tarlac, containing an area of 30 hectares and its boundaries are:

North—Along Creek,
East—Gregorio Dizon,
South—Mamerto Biag, and
West—Faustino Alonzo.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the

last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
BUREAU OF PUBLIC WORKS
MANILA

NOTICE OF REQUEST OF LORENZO VILLANUEVA FOR PERMISSION TO TRANSFER HIS POINT OF DIVERSION (ONLY A PORTION OF HIS RIGHT) TO A NEW SITE ABOUT 200 METERS MORE OR LESS DOWNSTREAM OF HIS PRESENT DAMSITE, AND TO CONSTRUCT A TEMPORARY DAM WITH AN IRRIGATION PUMP ON THE DUSOL CREEK IN MUÑOS, NUEVA ECIIJA.

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That Lorenzo Villanueva of Bocaue, Bulacan, has filed with the Secretary of Public Works and Communications, Manila, thru the Director of Public Works, a request for permission to transfer his point of diversion (only a portion of his right) to a new site about 200 meters more or less downstream of his present damsite, and to construct a temporary dam with an irrigation pump on the Dusol Creek in Muñoz, Nueva Ecija.

(b) That the location of the diversion site is on the Dusol Creek in Muñoz, Nueva Ecija.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, within thirty (30) days beginning

with the last day of publication in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
BUREAU OF PUBLIC WORKS
MANILA

NOTICE OF THE REQUEST OF PASSI (ILO-ILO) TO CHANGE THE DIVERSION SYSTEM FROM GRAVITY TO PUMP SYSTEM ON THE JALAUD RIVER, IN BO. ULANG JUAN, SAN ENRIQUE, ILOILO.

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That Passi (Iloilo) Sugar Central, Inc. has filed with the Bureau of Public Works, Water Rights Branch, Manila, a request for permission to change the diversion system from gravity to pump system on the Jalaud River, Bo. Ulang Juan, San Enrique, Iloilo.

(b) That the location of the diversion site is on the Jalaud River, in the Municipality of San Enrique, Iloilo.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Bureau of Public Works, Water Rights Branch, Manila, within thirty (30) days beginning with the last day of publication in the *Official Gazette* of this notice.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[8-11]

[SECOND PUBLICATION]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Januray 22, 1969 by Quirico A. Villano of San Jose del Monte, Bulacan for the appropriation of the public waters of Marilao River in Bo. Gayagaya, San Jose del Monte, Bulacan for pump irrigation in the quantity of 18 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed pump site is approximately 2,300.00 meters due south from the San Jose del Monte Catholic Church, San Jose del Monte, Bulacan.

(c) That the proposed work are to consist of no dam. Canal length, 300.00 meters; Average width, 5" pipes.

(d) That the land to be irrigated is located in Bo. Gayagaya, San Jose del Monte, Bulacan, containing an area of 13½ hectares and its boundaries are:

North—Arcadia Gojo Cruz,
East—Rev. Fr. Gerardo Bautista,
South—Marilao River, and
West—Marilao River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on September 24, 1968 by Aida Abella Felipe of Naga City (Camarines Sur)

for the appropriation of the public waters of San Felipe River in Concepcion Grande, Naga City (Camarines Sur) for pump irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S. 37 degrees E. and about 450 meters from the KM post at the National Road to Naga City.

(c) That the proposed work are to consist of no dam. Canal length, 600 meters; Average width, 1.50 meters.

(d) That the land to be irrigated is located in Bo. Concepcion Grande, Naga City, containing an area of 60 hectares and its boundaries are:

North—National Road,
East—Concepcion Abella,
South—San Felipe River, and
West—Magdalena Abella.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Jan. 27, 1969 by Mrs. Pacita C. Mariano of Dubinan, Santiago, Isabela for the appropriation of the public waters of Ganano River in Nabbuan & portion of Baluarte, Santiago, Isabela for irrigation in the quantity of 40.00 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown

on the sketch filed with the application described as follows:

S. 19 deg. 07 min. E. Approximately 890.45 meters from Rosario Elementary School.

(c) That the proposed work are to consist of pump irrigation. Canal length, 500.00 meters; Average width, 1.50 meters.

(d) That the land to be irrigated is located in Nabuan & Baluarte, Santiago, Isabela, containing an area of 26.5 hectares and its boundaries are:

North—Ganano River,
East—Heirs of Ronquillo & Legaspi,
South—Ganano River, and
West—Ganano River.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notices in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Jan. 27, 1969 by Alberto F. Vizcarra of Dubinan East, Santiago, Isabela for the appropriation of the public waters of Ganano River in Patul, Santiago, Isabela for irrigation in the quantity of 44.3 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

N. 53 deg. 37 min. W. Approximately Tie Line 2 Kms. from Patul Elementary School, Patul, Santiago, Isabela.

(c) That the proposed work are to consist of pump irrigation. Canal length, 300.0 meters; Average width, 1.00 meter.

(d) That the land to be irrigated is located in Patul, Santiago, Isabela, containing an area of 29.5 hectares and its boundaries are:

North—Eugenio Ramat,
East—Ganano River,
South—Angel Gaddi & Isidro Bayang, and
West—Angel Gaddi.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of the notices in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on May 7, 1968 by The People of Mt. Data Barrio represented by Bo. Captain A. Songgadan of Mt. Data, Bauko, Mountain Province for the appropriation of the public waters of Lilit Creek in Mt. Data, Bauko, Mountain Province for Barrio Water Supply in the quantity of 15 GPM, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Dam No. 1—SW. 2,000 meters more or less from BTTI Station Mt. Data, Bauko, Mountain Province. Dam No. 2—SW. 1,800 meters more or less from BTTI Station, Mt. Data, Bauko, Mountain Province. (Dam No. 1 2)

(c) That the proposed work are to consist of permanent dams. Height, 2.5 meters; width at top, 0.50 meter; width at bottom, 1.50 meters; length at top, 4.00 meters; length at bottom, 2.00 meters.

(d) That the land to be irrigated is located in Mt. Data, Bauko, Mountain Province.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last

day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
[7-10] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on Jan. 27, 1969 by Francisco Rimbaud of Dubinan, Santiago, Isabela for the appropriation of the public waters of Ganano River in Gulac, Diffun, Nueva Vizcaya for irrigation in the quantity of 33 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

W 54 deg. 36 min. E Approximately 2,725.88 meters from BMM 26 Santiago Cadastre.

(c) That the proposed work are to consist of pump irrigation. Canal length, 100.00 meters; Average width, 1.50 meters.

(d) That the land to be irrigated is located in Gulac, Diffun, Nueva Vizcaya, containing an area of 22.4632 hectares and its boundaries are:

North—Lot 4427 and portion of Ganano River,
East—Lot 6500 Santiago Cadastre,
South—Lot 6419 Santiago Cadastre, and
West—Lot 6501 Santiago Cadastre.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notices in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
[7-10] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on January 27, 1969 by Estanislao Tuliao of Dubinan, Santiago, Isabela for the appropriation of the public waters of Salat Creek in San Pedro, Diffun, Nueva Vizcaya for irrigation in the quantity of 31.5 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

N. 37 deg. 18 min. W. approximately 1,000 meters from BBM 27 Santiago Cadastre.

(c) That the proposed work are to consist of pump irrigation. Canal length, 100 meters; Average width, 1.00 meter.

(d) That the land to be irrigated is located in San Pedro, Diffun, Nueva Vizcaya, containing an area of 215,939 square meters and its boundaries are:

North—Salat Creek & Lot 4582,
East—Salat Creek and portion of Lot 4420,
South—Lot 4419 Santiago Cadastre, and
West—Salat Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notices in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
[7-10] Administrative Division

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 31, 1968 by Mariano Bergado of Bonfal, Bayombong, Nueva Vizcaya for the appropriation of the public waters of Madriañgat Creek in Bo. Madiañgat, Quezon, Nueva Vizcaya for irrigation in the quantity of 3 liters per second, in accordance with provisions of Act No. 2152 as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown

on the sketch filed with the application described as follows:

The proposed point of diversion is approximately, oriented S. 12 deg. 00 min. E., 1,440.00 meters from MBM No. 17, Solano, Cadastre. The land to be irrigated is approximately oriented S. 8 deg. 59 min. 1,343.94 meters from the same MBM to corner No. 1 of the lot.

(e) That the proposed work are to consist of temporary (dam)—height, 1.00 meter; width at top, .50 meter; width at bottom, 1.00 meter; length at top, 12.00 meters; length at bottom, 10.00 meters. Canal length, 350.00 meters; Average width, .30 meter.

(d) That the land to be irrigated is located in Bo. Madiangat, Quezon, Nueva Vizcaya, containing an area of 2.3 hectares and its boundaries are:

North—Madiangat Creek,
East—Madiangat Creek,
South—Lot of Maria Cayaban, and
West—Public Land.

(e) That the water requested will be used July to December of each year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notices in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refilled with the Director, Bureau of Public Works, Manila, on October 11, 1968 by Mariano S. Gabriel of Bo. Angarian, Bugallon, Pangasinan for the appropriation on the public waters of Rosario Creek in Bo. Rosario, Lingayen, Pangasinan for irrigation in the quantity of 200 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion of pumpsite is approximately 700 meters S. 4 deg. W, from Rosario Bridge, Bo. Rosario, Lingayen, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 800 meters; average width, 2.5 meters.

(d) That the land to be irrigated is located in Bo. Rosario, Lingayen, Pangasinan, containing an area of 52 hectares and its boundaries are:

North—Fishponds of P. Sison and Dike,
East—Dike,
South—B. Santos, and
West—Leonora Madridano.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-charge
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refilled with the Director, Bureau of Public Works, Manila, on October 11, 1968 by Segundo de Vera of San Miguel, Calasiao, Pangasinan for the appropriation on the public waters of Sinocalan River in Bo. Dalongue, Sta. Barbara, Pangasinan for irrigation in the quantity of 200 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion of pumpsite is approximately 500 meters, N. 78 deg. W, of the Bo. school house of Bo. Dalongue, Sta. Barbara, Pangasinan.

(c) That the proposed work are to consist of pump irrigation. Canal length, 400 meters; average width, 2.5 meters.

(d) That the land to be irrigated is located in Bo. Dalongue, Sta. Barbara, Pangasinan, containing an area of 50-80 hectares and its boundaries are:

North—Sinocalan River,
East—Cipriano Dela Cruz, Esteban Fernandez,
South—Florentino Doria, Agapito Tamayo, Mauro Culaguio, and
West—Juan Perez, Agustin Pontawe, Alejandro Perez, Rufino Bernardo.

(c) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-charge
Administrative Division

[7-10]

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 11, 1968 by Jesus S. Macaraeg of Umanday, Bugallon, Pangasinan for the appropriation on the public waters of Sapang River in Bo. Umanday, Bugallon, Pangasinan for irrigation in the quantity of 60 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The point of diversion of the pumpsite is approximately 705 meters, S 83 deg. 30 min. E, from the Bo. School, (Mababang Paaralan Ng. Bo. Umanday, Bugallon, Pangasinan) The pumpsite is at Sitio Cupang, Bugallon, Pangasinan.

(c) That the proposed work are to consist of Pump Irrigation. Canal length, 500 meters; average width, 2.50 meters.

(d) That the land to be irrigated is located in Bo. Umanday, Bugallon, Pangasinan, containing an area of 10-15 hectares and its boundaries are:

North—Fiscal Umbac,
East—Fiscal Umbac, Alepio Torio,
South—Sapang River and Barrio Road, and
West—Teofilo Mejia and Fiscal Umbac.

(c) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Officer-in-Charge
Administrative Division

[7-10]

NOTICE OF REQUEST OF MR. FRANCISCO PAMPOLME TO CHANGE THE MANNER OF HIS DIVERSION WORKS FROM TEMPORARY TO PERMANENT STRUCTURE ON THE POTPOT CREEK IN POTPOT, BANSUD, ORIENTAL MINDORO.

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That Mr. Francisco Pampolme of Bansud, Oriental Mindoro, has filed with the Secretary of Public Works and Communications, Manila thru the Director of Public Works, a request for permission to change the manner of his diversion works from temporary to permanent structure on the Potpot Creek in Bo. Potpot, Bansud, Oriental Mindoro.

(b) That the location of the diversion site is on the Potpot Creek in Bo. Potpot, Bansud, Oriental Mindoro.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, Manila, within thirty (30) days beginning with the last day of publication in the *Official Gazette* of the said Notice.

A. B. DELEÑA
Director of Public Works

By (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[7-10]

[THIRD PUBLICATION]

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF PUBLIC WORKS AND COMMUNICATIONS
BUREAU OF PUBLIC WORKS
MANILA

NOTICE OF THE REQUEST OF LUCAS DE
LA ROCA TO CHANGE THE NATURE OF
HIS DIVERSION FROM GRAVITY TO
PUMP SYSTEM ON THE MAGBAY CREEK
IN MAGBAY, SAN JOSE, OCCIDENTAL
MINDORO.

TO WHOM IT MAY CONCERN:

Notice is hereby given—

(a) That Lucas de la Roca has filed with the Secretary of Public Works and Communications, Manila, thru the Director of Public Works, a request for permission to change the manner of

his diversion from gravity to pump system on the Magbay Creek in Magbay, San Jose, Occidental Mindoro.

(b) That the location of the diversion site is on the Magbay Creek in Magbay, San Jose, Occidental Mindoro.

(c) That any person who may be adversely affected may file a written protest stating the reasons for such objection, with the Director of Public Works, within thirty (30) days beginning with the last day of publication in the Official Gazette of this Notice.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA
Acting Chief
Administrative Division

[6-9]

[THIRD PUBLICATION]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 21, 1968 by Nestor Cordero of Rosario, Batangas for the appropriation of the public waters of Niog Creek in Bo. Tubahan, Rosario, Batangas for pump irrigation in the quantity of 26 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows.

The proposed point of diversion is South 51° 15' West, 270 meters more or less from Corner No. 1 Lot A—Psu-106591, Rosario Batangas.

(c) That the proposed work are to consist of pump irrigation. Canal length, 120 meters; average width, 1/2 meter.

(d) That the land to be irrigated is located in Rosario Batangas containing an area of 26 hectares and its boundaries are:

North—Niog Creek,
East—Necitas Suanes,
East—Necitas Suanes,
West—Niog Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty(30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: LYDIA L. VENDIOLA

Acting Chief

Administrative Division

[6-9]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on October 21, 1968 by Lope Cordero of Rosario, Batangas for the appropriation of the public waters of Tanghas Creek in Bo. Tubahan, Rosario, Batangas for pump ir-

rigation in the quantity of 14 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows.

The proposed point of diversion is South 36° 15' East, 470 meters more or less from Corner No. of Lot Psu-144277, Rosario, Batangas.

(c) That the proposed work are to consist of pump irrigation. Canal length, 100 meters; Average width, 1/2 meter.

(d) That the land to be irrigated is located in Rosario, Batangas containing an area of 14 hectares and its boundaries are:

North—Tanghas Creek,
East—Tanghas Creek
South—Patricio Gutierrez, and
West—Anos Creek.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty(30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: LYDIA L. VENDIOLA

Acting Chief

Administrative Division

[6-9]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on January 13, 1969 by Patrolo L. Dorion of San Jose, Bula, Camarines Sur for the appropriation of the public waters of Tanagan River in San Jose, Bula, Camarines Sur for irrigation in the quantity of 126 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows.

P. S. is S 39° 19' E. 1289.90 meters from BLLM 2, MPLTG. of Bula, Camarines Sur.

(c) That the proposed work are to consist of pump irrigation. Canal length, 200.00 meters; Average width, 1.00 meter.

(d) That the land to be irrigated is located in Bo. San Jose, Bula, Camarines Sur, containing an area of 30 hectares and its boundaries are:

North—Macaycay Creek

East—Doroteo Parro, Lot 1188

South—Tanagan River, and

West—Jose Parro, Lot-C PSD58481.

(e) That the water requested will be used October to June.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty(30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: LYDIA L. VENDIOLA

Acting Chief

Administrative Division

[6-9]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 30, 1969 by Lologon Irrigators Association By: Agaton Ibarbia, President of Sagrada, Buhi, Camarines Sur for the appropriation of the public waters of Lologon River in Bo. Monte Calvario, Buhi, Camarines Sur for Irrigation in the quantity of 840 l/s liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

The proposed diversion is approximately S 29° 00' E, 3,920.00 meters from BLLM No. 1 Cad. 296 and the head of irrigable area is approximately S 84° 00' W, 600.00 meters from the proposed diversion.

(c) That the proposed work are to consist of Permanent (Dam)— height, 1.00 meter; width at top, 1.00 meter; width at bottom, 3.00 meters; length at top, 16.00 meters; length at bottom, 16.00 meters. Canal length, 3,000 meters; Average width, 1.55 meters.

(d) That the land to be irrigated is located in Bo. Monte Calvario, Buhi, Camarines Sur, containing an area of 565 hectares and its boundaries are:

North—Lologon River

East—Mountains of Monte Calvario

South—Buhi-Barit River, and

West—Irrigable area of Daraga Creek communal Irrigation System.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty(30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: LYDIA L. VENDIOLA

Acting Chief

Administrative Division

[6-9]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on July 11, 1968 by Rubentino Manuel of Rizal, Nueva Ecija for the appropriation on the public waters of Pampanga River in Bo. Sampaloc, Pantabangan, Nueva Ecija for irrigation in the quantity of ——— liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows:

Tie Line N. 15 deg. E. approximately 900 meters from Sampaloc, Barrio School.

(c) That the proposed work are to consist of pump irrigation.

(d) That the land to be irrigated is located in Bo. Sampaloc, Pantabangan, Nueva Ecija, containing an area of — hectares and its boundaries are:

North—Mountain

East—

South—

West—Viviano Valin.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty (30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA

Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge

Administrative Division

[6-9]

To Whom It May Concern:

Notice is hereby given—

(a) That a water rights application has been filed and/or refiled with the Director, Bureau of Public Works, Manila, on December 23, 1968 by Atty. Felipe C. Valdes of Camiling, Tarlac for the appropriation on the public waters of Camiling River in Bo. Surgui First, Camiling, Tarlac for irrigation in the quantity of 4 liters per second, in accordance with provisions of Act No. 2152, as amended.

(b) That the proposed site of diversion shall be located on the stream above-mentioned, as shown on the sketch filed with the application described as follows.

The proposed Pump Site is N-25° 45' W, approximately 1,000 meters from the Surgui Barrio School in Camiling, Tarlac.

(c) That the proposed work are to consist of pump irrigation. Canal length, 50 mteters, Average width, 1 meter.

(d) That the land to be irrigated is located in Bo. Surgui First, Camiling, Tarlac, containing an area of 4 hectares and its boundaries are:

North—Fortunato Domingo,
East—Mr. Corpuz,
South—Mr. Clemente, and
West—Mr. Clemente.

(e) That the water requested will be used throughout the year.

In view of such application, it is hereby further notified that any person interested may file with the Director, Bureau of Public Works, Manila, a written protest, stating the reasons for such objection, within thirty(30) days from the last day of publication of this notice in the *Official Gazette*.

A. B. DELEÑA
Director of Public Works

By: (Sgd.) LYDIA L. VENDIOLA

Officer-in-Charge
Administrative Division

[6-9]

[FIRST PUBLICATION]**BUREAU OF FORESTRY**

REPUBLIC OF THE PHILIPPINES
DEPARTMENT OF AGRICULTURE AND NATURAL RESOURCES
DILIMAN, QUEZON CITY

INVITATION TO BID

The Secretary of the Department of Agriculture and Natural Resources will receive sealed bid proposals at the Office of the Director of Forestry at Isabel Building, corner Isabel and España Streets, Manila, for the sale of government lots Nos. 14, 15 and 17, Block 2013, with all improvements thereon, located at 354 Juan Luna Street, Binondo, Manila from 9:00 a.m. to 3:00 p.m. on April 25, 1969 after which, all bids shall be opened in the presence of the bidders or their authorized representatives, if they so desire to attend.

The minimum bid for the lot shall not be less than ₱2,000.00 per sq. meter, while the minimum bid for all the improvements thereon shall not be less than ₱141,158.66, the book value of the buildings as carried in the fixed assets account of the Bureau of Forestry. No bid shall be entertained for any one lot or for the improvements only. The bid shall cover the whole block of three (3) lots and their improvements.

Each bid shall be accompanied by a deposit in cash or certified check payable to the Director of

Forestry equal to 10% of the amount of the proposed bid to assure acceptance of the bid. The awardee or the winning bidder shall deposit another 15% of the amount of his bid, which total deposit of 25% shall be applied as down payment and the balance payable within six (6) months from the signing of the contract of sale.

All expenses incident to the transfer of the properties to the awardee shall be for his account. The 10% deposit shall be forfeited if the winning bidder unreasonably delay or does not sign the contract and/or comply with the foregoing terms and conditions as well as the provisions of Administrative Order No. 66 dated June 26, 1967 of the President of the Philippines within forty-five (45) days from the date of the notice of award.

All those who may want to participate in the bidding may see the Chief, Property and General Services Section, Bureau of Forestry, Isabel Building, Manila, for bidding forms, pre-qualification statement and other particulars.

The right is hereby reserved to reject any or all bids if the interest of the service so requires.

January 24, 1969.

(Sgd.) FERNANDO LOPEZ
Secretary of Agriculture and
Natural Resources

[8,0]

Philippines Patent Office

TRADEMARKS PUBLISHED FOR OPPOSITION

The following trademarks are published for opposition in compliance with section 7 of Republic Act No. 166, approved June 29, 1947. Verified opposition must be filed in triplicate within 30 days from the date the *Official Gazette* in which they are published was released for circulation by the Bureau of Printing.

As provided by Section 7 of said Act, a fee of P50.00 must accompany each verified opposition.

JOB ORDER 68-22

CLASS 1. RAW OR PARTLY PREPARED MATERIALS

Serial No. 14185. American-Cigarette Company (Overseas) Limited, of Vaduz, Liechtenstein, a corporation of Liechtenstein. Filed Dec. 28, 1966, under Sec. 37 of R.A. 166, as amended.

GUNSTEN

For Manufactured tobacco in Cl. 19 and Unmanufactured tobacco in Cl. 1. The said mark is registered in Liechtenstein with Cert. of Reg. No. 1456 issued on March 20, 1963 and said reg. is now in full force and effect. OR No. 5245298; 12-28-66 & OR No. 3536882; 2-15-67; OR No. 9893136; 9-20-68.

Serial No. 14711. American-Cigarette Company (Overseas) Limited, of Vaduz, Liechtenstein, a corporation of Liechtenstein. Filed 18, 1967, under Sec. 37 of R.A. 166, as amended.

PETER STUYVESANT

For Tobacco, whether manufactured or unmanufactured in Cl. 1 & 19. The said mark is registered in Liechtenstein with Cert. of Reg. No. 689 issued on March 29, 1957 and said reg. is now in full force and effect. OR No. 8066095; 7-18-67; OR No. 9893017; 9-13-68.

Serial No. 14184. Riggio Tobacco Corporation Limited, of Vaduz, Liechtenstein, a corporation of Liechtenstein. Filed Dec. 16, 1966, under Sec. 37 of R.A. 166, as amended.

AVANTI

For Tobacco, manufactured in Cl. 19 & unmanufactured in Cl. 1. The said mark is registered

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in Liechtenstein with Cert. of Reg. No. 1796 issued on Sept. 11, 1964 and said reg. is now in full force and effect. OR No. 5245193; 12-16-66, OR No. 3536882; 2-15-67 & OR No. 6500743; 4-26-68.

CLASS 2. RECEPTACLES

Serial No. 13693. Louis Doyen, of Lyons, France, a citizen of France. Filed Dec. 23, 1966, under Sec. 37 of R.A. 166, as amended.

DOYPACK

For Containers of plastic, aluminium and cardboard. The said mark is registered in France with Cert. of Reg. 36.010 issued on April 1, 1966, and said reg. is still in full force and effect. OR No. 5245278; 12-23-66.

CLASS 6. MEDICINES AND PHARMACEUTICAL PREPARATIONS

Serial No. 14693. Burroughs Wellcome & Co. (Australia) Limited, of New South Wales, Australia, a company of England. Filed July 17, 1967, under Sec. 37 of R.A. 166, as amended.

ACTIDIL

For An antihistamine preparation for veterinary use. The said mark is registered in Australia with Cert. of Reg. No. A156,489 and said reg. is still in full force and effect. OR No. 8066067; 7-17-67.

Serial No. 14690. Burroughs Wellcome & Co. (Australia Limited), of New South Wales, Australia, a company of England. Filed July 17, 1967, under Sec. 37 of R.A. 166, as amended.

MYLERAN

For Preparations for use in the treatment of leukaemia. The said mark is registered in Aus-

tralia with Cert. of Reg. No. 118,682 issued on June 7, 1954 and said reg. is still in full force and effect. OR No. 8066064; 7-17-67.

Serial No. 14865. Richardson-Merrell Inc., of New York, New York, a corporation of Delaware, U.S.A. Filed Aug. 15, 1967, under Sec. 37 of R.A. 166, as amended.

ActivAge

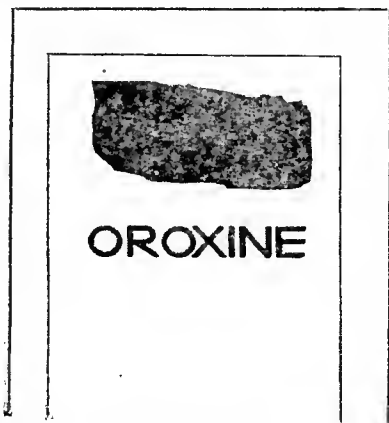
For Therapeutic cleanser for oily skin and/or enlarged pore which helps clear pimples and acne. The said mark is registered in the U.S.A. with Cert. of Reg. No. 818,565 issued on Nov. 15, 1966 and said reg. is now in full force and effect. OR No. 8066552; 8-15-67.

Serial No. 14598. Duncan Flockhart And Evans Limited, of Edinburgh, 11, Scotland, a company of Great Britain and Northern Ireland. Filed June 30, 1967, under Sec. 37 of R.A. 166, as amended.

MYOLGIN

For Anti-rheumatic and analgesic preparations. The said mark is registered in the United Kingdom with Cert. of Reg. No. 722805 issued on Oct. 19, 1953 and said reg. is now in full force and effect. OR No. 80658387; 6-30-67.

Serial No. 14692. Burroughs Wellcome & Co. (Australia) Limited, of New South Wales, Australia, a company of England. Filed July 17, 1967, under Sec. 37 of R.A. 166, as amended.



For Pharmaceutical preparations containing Thyroxine. The said mark is registered in Australia

with Cert. of Reg. No. A164,931 issued on Feb. 6, 1961 and said reg. is still in full force and effect. OR No. 8066066; 7-17-67.

Serial No. 14696. Burroughs Wellcome & Co., (Australia) Limited, of New South Wales, Australia, a company of England. Filed July 17, 1967, under Sec. 37 of R.A. 166, as amended.

MARZINE

For Sedatives and preparations for use in the treatment of motion sickness. The said mark is registered in Australia with Cert. of Reg. 118,681 and said reg. is still in full force and effect. OR No. 8066070; 7-17-67.

Serial No. 14581. Farbenfabriken Bayer AG. of Leverkusen, Germany, a corporation of Germany. Filed June 28, 1967, under Sec. 37 of R.A. 166, as amended.

BAYCARON

For Pharmaceutical preparations in tablet form for human use intended for essential and secondary forms of hypertension. The said mark is registered in Germany with Cert. of Reg. No. 517241 issued on Nov. 6, 1939 and said reg. is now in full force and effect. OR No. 8065592; 6-15-67.

Serial No. 14582. Farbenfabriken Bayer AG, of Leverkusen, Germany, a corporation of Germany. Filed June 28, 1967, under Sec. 37 of R.A. 166, as amended.

BILEVON

For Pharmaceutical preparations for veterinary use and intended for oral treatment of liver-fluke infestation in cattle. The said mark is registered in Germany with Cert. of Reg. No. 470440 issued on Nov. 5, 1934 and said reg. is now in full force and effect. OR No. 8065592; 6-15-67.

**CLASS 7. INDUSTRIAL CHEMICALS AND
CHEMICAL COMPOUNDS**

Serial No. 14263. The Engineering Reproductions, Inc., of Manila, Philippines, a corporation of the Philippines. Filed April 27, 1967.

Argolith

For Chemical preparation used in developing, processing and sensitizing photographic and other like paper. Claims use since July 19, 1966. OR No. 3537835; 4-27-67.

Serial No. 14264. The Engineering Reproductions, Inc., of Manila, Philippines, a corporation of the Philippines. Filed April 27, 1967.

Argofix

For Chemical preparation used in developing, processing and sensitizing photographic and other like paper. Claims use since August 24, 1966. OR No. 3537835; 4-27-67.

Serial No. 14261. The Engineering Reproductions, Inc., of Manila, Philippines, a corporation of the Philippines. Filed April 27, 1967.

Redi-Tone

For Chemical preparation used in developing, processing and sensitizing photographic and other like paper. Claims use since May 17, 1966. OR No. 3537835; 4-27-67.

Serial No. 14262. The Engineering Reproductions, Inc., of Manila, Philippines, a corporation of the Philippines. Filed April 27, 1967.

Redi-Fix

For Chemical preparation used in developing, processing and sensitizing photographic and other like paper. Claims use since June 12, 1966. OR No. 3537835; 4-27-67.

Serial No. 14502. Colgate-Palmolive Company, of New York, New York, a corporation of Delaware, U.S.A. Filed June 15, 1967, under Sec. 37 of R.A. 166, as amended.

RAYITO

For Super tina (Laundry Brightener). Claims use since Jan. 21, 1967. OR No. 8065609; 6-15-67.

Serial No. 13677. Esso Standard Eastern, Inc., of Manila, Philippines, a corporation of Delaware, U.S.A. Filed June 15, 1967, under Sec. 37 of R.A. York, New York, a corporation of New Jersey, U.S.A. Filed Sept. 12, 1966.

ECA

For Additives sold to compounders and blenders of fuels and lubricants. Claims use since April 30, 1965. OR No. 6713253; 5-10-66; OR No. 4136384; 12-19-67; OR No. 7655676; 7-10-68.

Serial No. 14834. Continental Oil Company, of Ponca City, Oklahoma, a corporation of Delaware, U.S.A. Filed Aug. 11, 1967, under Sec. 37 of R.A. 166, as amended.

ADOMITE

For Chemical compounds and mixtures of chemical compounds useful as low fluid loss additives for fluids and drilling muds in oil wells. The said mark

is registered in the U.S.A. with Cert. of Reg. No. 619,748 issued on Jan. 24, 1956 and said reg. is now in full force and effect. OR No. 8066483; 8-11-67.

CLASS 8. COSMETICS AND TOILET PREPARATIONS, NOT INCLUDING SOAP

Serial No. 14327. Colgate-Palmolive Company, of New York, New York, a corporation of Delaware, U.S.A. Filed May 8, 1967.

Tender Care

For Baby Powder. Claims use since Nov. 12, 1966. OR No. 8065094; 5-8-67.

Serial No. 14503. Colgate-Palmolive Company, of New York, New York, a corporation of Delaware, U.S.A. Filed June 15, 1967.

Grand slam

For Skin freshener. Claims use since Feb. 1, 1967. OR No. 8065610; 6-15-67.

Serial No. 14806. Mem Company, Inc., of Northvale, New Jersey, a corporation of New York, U.S.A. Filed Aug. 8, 1967, under Sec. 37 of R.A. 166, as amended.

English Leather

For Toilet preparations namely, lotion used as after shave lotion or Eau De cologne or toilet water or after-bath rub: deodorant lotion, talcum

powder, and sets containing at least two of the foregoing. The said mark is registered in the U.S.A. with Cert. of Reg. No. 672,943 issued on Jan. 20, 1959 and said reg. is now in full force and effect. OR No. 8066423; 8-8-67.

Serial No. 14505. Colgate-Palmolive Company, of New York, New York, a corporation of Delaware, U.S.A. Filed June 15, 1967.

Precious

For Baby powder. Claims use since Feb. 2, 1967. OR No. 8065612; 6-15-67.

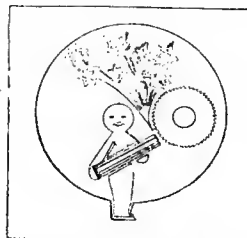
Serial No. 14180. Myrurgia, S.A., of Barcelona, Spain, a corporation of Spain. Filed April 7, 1967, under Sec. 37 of R.A. 166, as amended.

Myrurgia

For All products of perfumery, viz; lotions, face powder, creams, eau de cologne, shampoos, rouges, nail enamels and dentifrices. The said mark is registered in Spain with Cert. of Reg. No. 26,989 issued on Feb. 24, 1916; OR No. 3537602; 4-7-67.

CLASS 10. SMOKERS' ARTICLES, NOT INCLUDING TOBACCO PRODUCTS

Serial No. 14340. Treibacher Chemische Werke Aktiengesellschaft, of Osterreich, Austria, a joint stock company of Austria. Filed May 9, 1967, under Sec. 37 of R.A. 166, as amended.



For Pyrophoric alloys and especially alloys for use as flints for pyrophoric lighters for igniting

gas and pyrophoric lighters for the use of smokers. The said mark is registered in Austria with Cert. of Reg. No. 33296 issued on Oct. 29, 1955 and said reg. is now in full force and effect. OR No. 8065116; 5-9-67.

CLASS 14. CONSTRUCTION MATERIALS

Serial No. 11830. Southwestern Petroleum Corporation, doing business as Southwestern Petroleum Co., Inc., of Fort Worth, Texas, a corporation of Texas, U.S.A. Filed June 16, 1965.

SWEPCO

For Roof coatings in Cl. 14; Lubricating oil and greases in Cl. 17. Claims use since Dec. 17, 1964. OR No. 2035380; 5-7-65; & OR No. 2740148; 7-28-66.

CLASS 17. OILS AND GREASES

Serial No. 14836. Continental Oil Company, of Ponca City, Oklahoma, a corporation of Delaware, U.S.A. Filed Aug. 11, 1967, under Sec. 37 of R.A. 166, as amended.

CONOTANE

For Gasoline. The said mark is registered in U.S.A. with Cert. of Reg. No. 816,504 issued on Oct. 11, 1966 and said reg. is now in full force and effect. OR No. 8066483; 8-11-67.

CLASS 20. ELECTRIC APPARATUS, MACHINES, AND SUPPLIES NOT INCLUDED IN OTHER CLASSES

Serial No. 15589. Pablo Co., of Quezon City, Philippines, a Filipino citizen. Filed Feb. 14, 1968.

PRESIDENT

For Transistor radios. Claims use since Aug. 1, 1966. OR No. 4690836; 2-14-68.

CLASS 21. VEHICLES

Serial No. 14525. Fuji Jyukogyo Kabushiki Kaisha (known as Fuji Heavy Industries, Ltd.),

of Tokyo-To, Japan, a corporation of Japan. Filed June 16, 1967.

SAMBAR

For Automobiles, delivery trucks. Claims use since Jan. 20, 1962. OR No. 8065645; 6-16-67.

CLASS 23. GAMES, TOYS, AND SPORTING GOODS

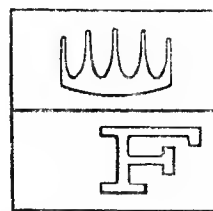
Serial No. 14208. Viva Industrial Company, of Caloocan City, Philippines, a partnership of the Philippines. Filed April 13, 1967.



For Plastic balloon. Claims use since Oct. 1, 1965. OR No. 3537654; 4-13-67.

CLASS 32. FILTERS AND REFRIGERATORS

Serial No. 14802. General Motors Corporation, of Detroit, Michigan, a corporation of Delaware, U.S.A. Filed Aug. 4, 1967, under Sec. 37 of R.A. 166, as amended.



For Refrigerators of all types for household and commercial use and parts thereof in Cl. 31 with Reg. No. 743429 issued on Jan. 8, 1963; for air conditioners and parts thereof in Cl. 34; with Reg. No. 743441 issued on Jan. 8, 1963; for electric ranges, ovens, food waste disposers, dish-washing machines, and parts thereof in Cl. 21; with Reg. No. 713084 issued on March 28, 1961; for clothes washing and drying machines and parts thereof in Cl. 24; with Reg. No. 715016 issued on May 9, 1961. (Philippine Classes 32, 35, 20 & 25). OR No. 8066395; 8-4-67.

CLASS 33. FURNITURE AND UPHOLSTERY

Serial No. 15977. Romana Bautista, of Quezon City, Philippines, a Filipino citizen. Filed May 21, 1968.

Señorita

For Bed and Mattresses. Claims use since Sept. 3, 1967. OR No. 6501161; 5-21-68.

CLASS 35. HEATING, LIGHTING, AND VENTILATING APPARATUS

Serial No. 14339. Treibacher Chemische Werke Aktiengesellschaft, of Osterreich, Austria, a joint stock company of Austria. Filed May 9, 1967, under Sec. 37 of R.A. 166, as amended.



For Pyrophoric alloys and especially alloys for use as flints for pyrophoric lighters for igniting gas and pyrophoric lighters for the use of smokers. The said mark is registered in Austria with Cert. of Reg. No. 16994 issued on Feb. 15, 1950 and said reg. is now in full force and effect. OR No. 8065116; 5-9-67.

Serial No. 14338. Treibacher Chemische Werke Aktiengesellschaft, of Osterreich, Austria, a joint stock company of Austria. Filed May 9, 1967, under Sec. 37 of R.A. 166, as amended.



For Pyrophoric alloys, especially alloys for use as flints for pyrophoric lighters for igniting gas and pyrophoric lighters for the use of smokers. The said mark is registered in Austria with Cert. of Reg. No. 51723 issued on Jan. 15, 1964 and said reg. is now in full force and effect. OR No. 8065116; 5-9-67.

CLASS 37. MUSICAL INSTRUMENTS AND SUPPLIES

Serial No. 14007. Playtape Inc., of New York, New York, a corporation of New York, U.S.A. Filed Sept. 7, 1966, under Sec. 37 of R.A. 166, as amended.

playtape

For Magnetic tape cartridges and portable cartridge tape players. The said mark is registered in the U.S.A. with Cert. of Reg. No. 839,143, issued on Nov. 21, 1967 and said reg. is in full force and effect. OR No. 3537149; 3-3-67.

CLASS 38. PAPER AND STATIONERY

Serial No. 14746. Graphic Controls Corporation, of Buffalo, New York, a corporation of New York, U.S.A. Filed July 24, 1967, under Sec. 37 of R.A. 166, as amended.



For Prints and publications, especially paper recording charts; and stock and custom printed business forms and continuous forms. Claims use since Nov. 15, 1959. OR No. 8066180; 7-24-67. Registered in U.S.A. under Reg. Nos. 697,835 & 774,152 issued May 17, 1960 & July 28, 1964 respectively.

CLASS 40. CLOTHING

Serial No. 14667. Patricio Mendoza, of Mandaluyong, Rizal, a Filipino citizen. Filed July 13, 1967.

井 ZEITAKO

For Brassieres. Claims use since Sept. 1, 1963. OR No. 8066014; 7-13-67.

Serial No. 14367. Apolonia C. Lao, of Manila, Philippines, a Filipino citizen. Filed May 15, 1967.



TRIFARI

For Shoes (Ladies & Girls). Claims use since May 16, 1960. OR No. 8065190; 5-15-67.

Serial No. 14535. Canton Textile Mills, Inc., of Canton, Cherokee, Georgia, a corporation of Georgia U.S.A. Filed June 19, 1967, under Sec. 37 of R.A. 166, as amended.



Canton

For Casual pants & casual jackets for men's women's & children's wear. The said mark is registered in the U.S.A. with Cert. of Reg. No. 773710 issued on July 21, 1964 and said reg. is still in full force and effect. OR No. 8065656; 6-19-67.

CLASS 44. THREAD AND YARN

Serial No. 14840. Beaunit Corporation, of New York, New York, a corporation of New York, U.S.A., which merged with EPNG CORP., and adopted the name BEAUNIT CORPORATION. Filed Aug. 11, 1967, under Sec. 37 of R.A. 166, as amended.



Vycron

For Polyester yarn. The said mark is registered in the U.S.A. with Cert. of Reg. No. 711594 issued on Feb. 21, 1961. OR No. 8066505; 8-11-67; OR No. 7655823; 7-19-68.

CLASS 45. DENTAL, MEDICAL, AND SURGICAL APPLIANCES

Serial No. 14324. Johnson & Johnson, of New Brunswick, New Jersey, a corporation of New Jersey, U.S.A. Filed May 8, 1967.



AUTO KIT

For First Aid Kit. Claims use since June 7, 1966. (The word "Kit" is disclaimed). OR No. 8065091; 5-8-97.

CLASS 47. FOODS AND INGREDIENTS OF FOODS

Serial No. 15684. Kraft Foods Inc. (Philippines), of Parañaque, Rizal, a corporation of the Philippines. Filed March 11, 1968.



Miracle Whip

For Salad dressing. Claims use since Oct. 23, 1965. OR No. 4691222; 3-11-68.

CLASS 48. WINES

Serial No. 15195. Popular Distillery Company, Inc., of Bacolor, Pampanga, a corporation of the Philippines. Filed Oct. 27, 1967.



VIM

For Chinese Wine. Claims use since Dec. 14, 1959. OR No. 8067826; 10-27-67.

CLASS 50. DISTILLED ALCOHOLIC LIQUORS

Serial No. 14649. Co Bun Beng, of Caloocan City, Philippines a citizen of the Philippines. Filed July 11, 1967.



For Whisky. Claims use since Aug. 14, 1961. OR No. 8065982; 7-11-67.

CLASS 61. ADVERTISING AND BUSINESS

Serial No. 14336. Ernesto Flores, of Pasay City, Philippines, a Filipino citizen. Filed May 9, 1967.



For Radio & TV repair service. Claims use since Jan. 5, 1957; (The Rep. of a "T.V. Set" is disclaimed). OR No. 3537523; 4-4-67.

CLASS 51. DETERGENTS AND SOAP

Serial No. 14160. Myrurgia, S.A., of Barcelona, Spain, a corporation of Spain. Filed April 7, 1967, under Sec. 37 of R.A. 166, as amended.

ORGIA

For Detergents and Soap. The said mark is registered in Spain with Cert. of Reg. No. 59.825 issued on March 1, 1926. OR No. 3537601; 4-7-67.

Serial No. 14504. Colgate-Palmolive Company, of New York, New York, a corporation of Delaware, U.S.A. Filed June 15, 1967.

AD

For Liquid detergent. Claims use since Nov. 15, 1957. OR No. 8065611; 6-15-67.

CLASS 62. INSURANCE AND FINANCIAL

Serial No. 14342. Sun Life Assurance Company of Canada, of Montreal, Canada, a corporation of Canada. Filed May 9, 1967.

follow the **SUN** *for* **LIFE**

For Insurance. Claims use since June 26, 1966. OR No. 8065119; 5-9-67.

CLASS 48. WINES

Serial No. 15019. Hamilton Wine Manufacturing Co., Inc., of Caloocan City, Philippines a corporation of the Philippines. Filed Sept. 19, 1967.

MATADOR



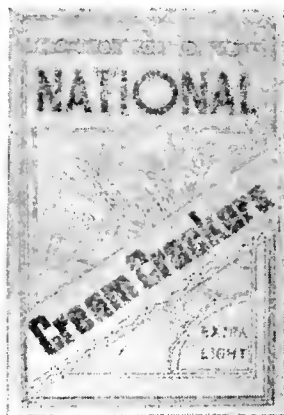
For Siok Tong (Chinese Wine). Claims use since May 2, 1967. OR No. 8067120; 9-19-67.

SUPPLEMENTAL REGISTER

(These registrations are not—Subject to Opposition)

CLASS 47. FOODS AND INGREDIENTS OF
FOODS

Reg. No. SR-971. EMILIO SY ENG, of Caloocan City, Philippines, a citizen of the Philippines. Serial No. SR-1210; Filed July 28, 1967.



For Biscuits, Crackers and Cookies. Claims use since Jan. 7, 1957. (No claim is made to the exclusive use of the words "cream crackers; extra light; manufactured in the Philippines and the pictorial representation of wheat). OR No. 8066273; 7-28-67.

CLASS 50. DISTILLED ALCOHOLIC LIQUORS

Reg. No. SR-972. SOCIETE DES PRODUITS MARNIER LAPOSTOLLE, of Paris, France, a company of the Republic of France. Serial No. SR-1263; Filed Nov. 6, 1967 under Sec. 37(e) of R.A. 166, as amended.

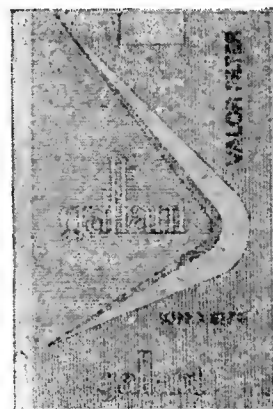


For LIQUEURS, ALCOHOLS, BRANDIES. The said mark was re-registered in France with Cert. of Reg. No. 425,364, and said reg. is now in full force and effect. (The words "liquor", J.B. Lapostolle, 1827, "Triple Orange", "Exiger la signature ci-

contre" and the Rep. of a bottle are disclaimed). OR No. 8067931; 11-6-67.

CLASS 19. TOBACCO PRODUCTS

Reg. No. SR-973. VALOR TOBACCO COMPANY, INC., of Bahnhofstrasse, Zurich, Switzerland, a corporation of Switzerland. Serial No. SR-1256. Filed Oct. 6, 1967, under Sec. 37 of R.A. 166, as amended.



For Cigarettes. The said mark is registered in Switzerland with Cert. of Reg. No. 224,414 issued on March 30, 1967 and said reg. is now in full force and effect. (The words "Filter" and "King size" are disclaimed). OR No. 8067379; 10-6-67. (The colors red, white, blue and gold are claimed).

CLASS 40. CLOTHING

Reg. No. SR-974. GENESCO, INC., of Nashville, Tennessee, a corporation of Tennessee, U.S.A. Serial No. SR-1328. Filed May 20, 1964.



For women's wearing apparel, namely, bandeaux, brassieres, corsets, foundation garments, garter belts, girdles, one-piece combination girdle and brassiere, and panties. Claims use since Feb. 28, 1955. OR No. 2286945; 4-27-64.

CLASS 18. PAINTS AND PAINTERS'
MATERIALS

Reg. No. SR-975. THE GLIDDEN COMPANY, of Cleveland, Ohio, a corporation of Ohio, U.S.A. Serial No. SR-1300. Filed Nov. 4, 1966 under Sec. 37 of R.A. 166, as amended.

Glidden

For marine, house, roof, aluminum, metal, maintenance, industrial, graphic arts and implement paints both exterior and interior and in ready-mixed, paste or powder form; varnishes; lacquers; paint enamels. The said mark is registered in the U.S.A. with Cert. of Reg. No. 558213 issued on April 29, 1952 and said reg. is now in full force and effect. OR No. 3433709; 11-4-66.

Class 19. TOBACCO PRODUCTS

Reg. No. SR-976. PETER JACKSON (OVERSEAS) LIMITED, of London, England, a company of Great Britain and Northern Ireland. Serial No. SR-1303. Filed Aug. 16, 1966, under Sec. 37 of R.A. 166, as amended.



For Tobacco, whether manufactured and unmanufactured, in Cls. 19 & 1. The said mark is registered in the United Kingdom of Great Britain & Northern Ireland with Cert. of Reg. No. 513509 issued on June 4, 1930 and said reg. is now in full force and effect. OR No. 3432707; 8-16-16.

CLASS 14. CONSTRUCTION MATERIALS

Reg. No. SR-977. HUCK MANUFACTURING COMPANY, of Detroit, Michigan, a corporation of Michi-

gan, U.S.A. Serial No. SR-1302. Filed April 29, 1966, under Sec. 37 of R.A. 166, as amended.

HUCK

For fastening devices including blind rivets and blind fasteners, lockbolts, lockbolt pins, lockbolt collars, lockbolt stumps, and tools employed in the application of said fasteners. The said mark is registered in the U.S.A. with Cert. of Reg. No. 727,397, issued on Feb. 13, 1962. OR No. 6713138; 4-29-66.

CLASS 40. CLOTHING

Reg. No. SR-978. DEXTER SALES Co., of Manila, Philippines, a partnership of the Philippines. Serial No. SR-1305. Filed Feb. 22, 1968.

DEXTER

For shoes for men, women and children. Claims use since Feb. 1, 1967. OR No. 4690971; 2-22-68.

CLASS 19. TOBACCO PRODUCTS

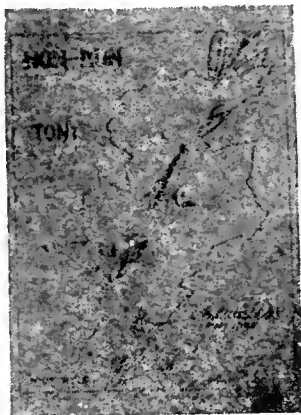
Reg. No. SR-979. U.S. TOBACCO CORPORATION, of Manila, Philippines, a corporation of the Philippines. Serial No. SR-1205. Filed July 24, 1967.

WINCHESTER

For Cigarettes. Claims use since April 2, 1966. OR No. 8066173; 7-24-67.

CLASS 40. CLOTHING

Reg. No. SR-980. B. C. MIRANI, of Makati, Rizal, a citizen of India. Serial No. SR-1262. Filed Oct. 31, 1967.



For Ladies Nylon Stockings. (The words and phrases "Seamless Stockings", "100% Nylon & "MIRANI's, 313 Buendia St., Makati, Rizal & "Non-Run are disclaimed). Claims use since Sept. 20, 1966. OR No. 8067849; 10-31-67.

CLASS 20. ELECTRIC APPARATUS, MACHINES, AND SUPPLIES NOT INCLUDED IN OTHER CLASSES

Reg. No. SR-981. GLORIA AFABLE AYROSÓ, of Quezon City, Philippines, a citizen of the Philippines. Serial No. SR-1316. Filed March 15, 1968.

Supreme

For Storage Batteries. Claims use since Feb. 1, 1963. OR No. 6500042; 3-15-68.

CLASS 24. CUTLERY, MACHINERY, AND TOOLS, AND PARTS THEREOF

Reg. No. SR-982. ELLICOTT MACHINE CORPORATION, of Baltimore, Maryland, a corporation of

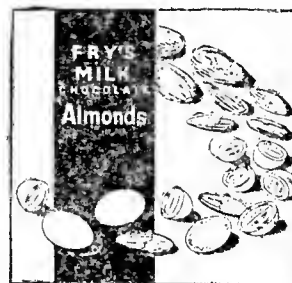
Maryland, U.S.A. Serial No. SR-1301. Filed Dec. 11, 1963.

ELLICOTT

For Dredges and Parts thereof. Claims use since April 16, 1963. OR No. 6720483; 12-11-63.

CLASS 47. FOODS AND INGREDIENTS OF FOODS

Reg. No. SR-983. J. S. Fry & Sons LIMITED, of Somerdale, Bristol, England, assignor to CADBURY BROTHERS, LIMITED, of Bournville, Birmingham, England, a company of Great Britain. Serial No. SR-1278. Filed Jan. 9, 1967.



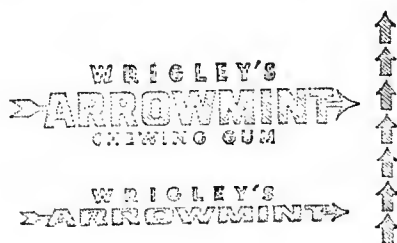
For Chocolate Confectionery including Chocolate covered nuts. Claims use since Dec. 31, 1960. OR No. 3536402; 1-9-67.

Reg. No. SR-984. J. S. Fry & Sons LIMITED, of Somerdale, Bristol, England, assignor to CADBURY BROTHERS, LIMITED, of Bournville, Birmingham, England, a company of Great Britain. Serial No. SR-1279. Filed Jan. 9, 1967.



For Chocolate Confectionery including chocolate covered nuts. Claims use since Dec. 31, 1960. OR No. 3536402, 1-9-67.

Reg. No. SR-985. The WRIGLEY COMPANY (N. Z.) LIMITED, of Auckland, New Zealand, a company of New Zealand. Serial No. SR-1349. Filed Oct. 26, 1966, under Sec. 37 of R.A. 166, as amended.



For Chewing Gum. (The words "Chewing Gum" are disclaimed). (The colors red and green are claimed). Claims use since July 11, 1966. OR No. 3433608; 10-26-66.

CLASS 40. CLOTHING

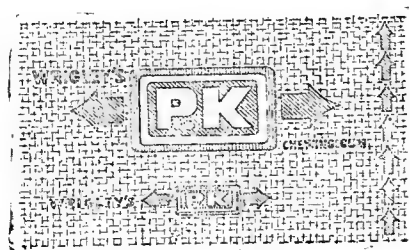
Reg. No. SR-986. JIVANLAL VALIRAM, of Quezon City, Philippines, a citizen of India. Serial No. SR-1321. Filed March 25, 1968.

Valiram's

For Ladies Nylon Stocking. Claims use since Jan. 15, 1956. OR No. 6500172; 3-25-68.

CLASS 47. FOODS AND INGREDIENTS OF FOODS

Reg. No. SR-987. THE WRIGLEY COMPANY (N.Z.) LIMITED, of Auckland, New Zealand, a company of New Zealand. Serial No. SR-1351. Filed Oct. 26, under Sec. 37 of R. A. 166, as amended.

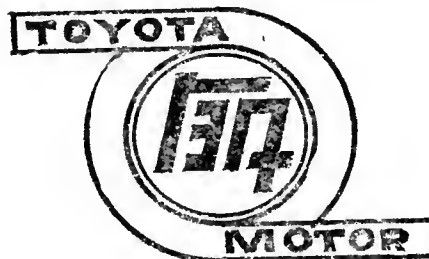


For Chewing Gum. Claims use since July 11, 1966. (The words "Chewing Gum" are disclaimed).

(The colors red, blue and yellow are claimed). OR No. 3433611; 10-26-66.

CLASS 21. VEHICLES

Reg. No. SR-988. TOYOTA MOTOR SALES, Co., LTD., of Nagoya, Japan, a corporation of Japan. Serial No. SR-1082. Filed Sept. 23, 1966.



For Cars, Trucks and their spare parts thereof. Claims use since Dec. 2, 1962. (No claim is made to the exclusive use of "Motor"). OR No. 2740189; 7-29-66.

CLASS 4. ABRASIVES AND POLISHING MATERIALS

Reg. No. SR-989. THE BENDIX CORPORATION, of Detroit, Michigan, a corporation of Delaware, U.S.A. Serial No. SR-1281. Filed Aug. 22, 1966, under Sec. 37 of R. A. 166, as amended.



For Cleaning preparation for automotive and metal parts, abrasive, detergent and polishing materials; Radio equipment and radio communications systems and equipment and parts and accessories therefor—namely, radio receiving and transmitting apparatus, radio marker beacons, radio rightleft course correction indicator, radio direction finders and blind landing apparatus for aircraft, radio tubes and television receivers, electrical apparatus, machines and supplies; Breaklining, hose and gaskets, belting hose, machinery packing and non-metallic tires; Universal joints, gearshifting mechanism; vehicle breaks and parts thereof and operating connections therefor; vehicle breaking systems incorporating power breaks of the differential air type, break control valves, differential air pressure

cylinder, and hydraulic breaking units incorporating boosters or assistors; vehicle stirring apparatus or mechanisms; vehicle throttle control mechanisms and parts thereof; master cylinder for use on vehicle; oil reservoirs used in hydraulic systems for use on vehicles; shock absorbers; vehicle wheels, and vehicle hubs,—vehicles. Test stands and instruments, tools and devices for the meter and gage type for testing and analyzing electrical systems and components thereof; aircraft deicer controls; mass spectrometers instruments comprising a probe and electronic computer for determining physical properties of fluid-like materials, specially the viscosity thereof; radiation meters; nuclear density gauges; electronic counters; tube testers; telemetering apparatus used in obtaining soundings as to the weather conditions, weather indicating and recording equipment, rain gauges, microbarographs, thermometers, psychrometers, temperature and humidity indicators and recorders; automatic radio direction finders; air speed and mach number indicators; electric liquid contents gauges; liquid contents gauges-pressure; automatic flight system, airplane and engine instruments including various engine condition indicators, flight and navigation instruments including gyroscopes apparatus, precision components for servomechanisms and computing equipment; and electronic computers; Electromechanical timers; electric flashing switches; automatic marine pilots; depth sounders; radio direction finders; radar; tachometers; sonic altimeters; telemetering; apparatus responsive to receive space waves, such as radio waves, light waves, or sonic waves, or to inertial forces for controlling the direction of movement of bodies such as ground, water, air or space craft; apparatus incorporated in a projectile, missile or the like for exploding it in response to its close approach to a target; digital supervisory control systems; automatic bore-gauging apparatus; radio equipment and radio communication systems and equipment and parts and accessories therefor—namely, radio right-left course correction indicators, radio direction finders and blind landing apparatus for aircraft; radiation meter charging unit; radiation meters; nuclear density; gauge; electronic counters; instruments comprising a probe and electronic computer for determining the physical properties of fluidlike material specifically the viscosity thereof; tube testers; electronic computing machines and components thereof; electronic testers for control units for machine tools; fault detecting panels used in electronic circuits; Alternators, circuit breakers; electric motors; relays; electric regulators; spark gaps; electron tubes; transistors, diodes; dynamometers; inverters; control panels; transformers; electric filters; reactors; radio; telephones; transistor power inverters; power generators; tonic transducers for sonic cleaning radar equipment; electrical ignition systems and parts therefor; electronic con-

trol units for machine tools; electrically-powered, mechanically-positioned control apparatus for rotating a shaft to move a useful load such as a valve, switch, or the line into a predetermined position; radio receiving and transmitting apparatus, radio marker beacons and television receivers; Hydraulic power apparatus used in Electronic control units for machine tools; hydraulic apparatus, including cylinders, valves, hand pumps, auxiliary power supply units and rotary air motors; Filters and/or demulsifiers, and parts therefor, for purifying fluids; Brake fluid chemical and chemical compositions; Lubricating and anti-corrosive oils and greases—oils and greases in Classes 4, 7, 17, 20, 21, 24, 27, 30 & 32. The said mark is registered in the U.S.A. with Cert. of Reg. Nos. 781,749 issued on Dec. 15, 1964; 518,384 issued on Dec. 6, 1949; 574,023 issued on May 5, 1953; 662,208 issued on Feb. 13, 1951; 542,890 issued on May 29, 1951; 574,923 issued on May 5, 1953; 662,208 issued on May 27, 1958, 542,407, issued on May 15, 1951, 702,898 issued on Aug. 16, 1960 and said regs. are now in full force and effect. OR No. 3432760; 8-22-66.

CLASS 40. CLOTHING

Reg. No. SR-990. JIWANLAL VALIRAM, of Quezon City, Philippines, a citizen of India. Serial No. SR-1238. Filed Sept. 15, 1967.



For Ladies Stocking. Claims use since May 20, 1966. OR No. 8067055; 9-15-67. (Applicant disclaims the following words and figures apart from the mark as shown: Quality product, No. 1000, stocking of Quezon City, Philippines).

CLASS 60. MISCELLANEOUS

Reg. No. 991. ISLAND SALES, INCORPORATED, of Manila, Philippines, a corporation of the Philippines. Serial No. SR-1275. Filed Nov. 27, 1967.



For repair service of motor vehicles. (No claim is made to the exclusive use of the words "Island Motor Sales" and "Service That Saves"). Claims use since Jan. 15, 1959. OR No. 8067992; 11-10-67.

CLASS 47. FOODS AND INGREDIENTS OF FOODS

Reg. No. SR-992. CHENG SIAN KUE, of Manila, Philippines, a citizen of China. Serial No. SR-1287. Filed Aug. 17, 1966.

PURO PURO

For white pepper, black pepper powder and food seasoning powder, be chin powder also spelled as vetzin, betsin or bechin powder. Claims use since Dec. 26, 1964. OR No. 3432715; 8-17-66.

CLASS 46. SOFT DRINKS AND CARBONATED WATERS

Reg. No. SR-993. THE SQUIRT COMPANY, of Los Angeles, California, a corporation of California,

U.S.A. Serial No. 1286. Filed July 5, 1966, under Sec. 37 of R.A. 166, as amended.



For Carbonated Soft Drinks. The said mark is registered in the U.S.A. with Reg. No. 705096, issued on Sept. 27, 1960. OR No. 6713309; 5-13-66.

CLASS 47. FOODS & INGREDIENTS OF FOODS

Reg. No. SR-995. JUAN DEYTO, of Quezon City, Philippines, a citizen of the Philippines. Serial No. SR-1306. Filed Feb. 26, 1968.

DEYTO

For fruit juices. Claims use since Jan. 1, 1966. OR No. 4691020; 2-26-68.

CLASS 20. ELECTRIC APPARATUS, MACHINES, AND SUPPLIES NOT INCLUDED IN OTHER CLASSES

Reg. No. SR-996. CARPIGIANI BRUTO Sp.A., of Bologna—Italy, a joint stock company of Italy. Serial No. SR-1288. Filed Dec. 9, 1965.



For electrical non refrigerated machines for making ice Cream and whipped cream and beverage

dispensing machines and parts thereof in class 20 and automatic and non automatic machines for the manufacture and distribution and dispensing of ice cream and soft ice cream, industrial equipment for manufacture of ice cream in large amounts, freezers for conserving ice cream, machines for dispensing cold beverages, ice cube producing machines and parts for all of such machines and equipment in class 32. Claims use since Oct. 10, 1964. (The words "machine" and "automachine" and the Rep. of the gear pre disclaimed). OR No. 7450103; 12-9-65. (The colors blue, red and white are claimed).

CLASS 47. FOODS AND INGREDIENTS OF FOODS

Reg. No. SR-997. MIGUEL B. PICARDAL, of Cebu City, Philippines, a citizen of the Philippines. Serial No. SR-1364. Filed June 21, 1968.



For instant coffee mix with cream and sugar. Claims use since June 15, 1967. OR No. 7655430; 6-21-68.

CLASS 19. TOBACCO PRODUCTS

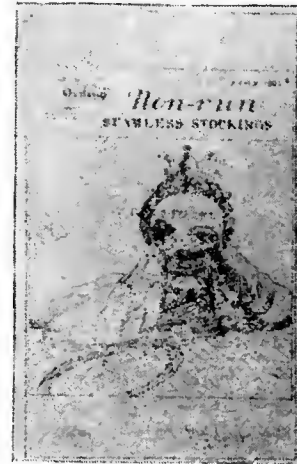
Reg. No. SR-998. UNITED CIGARETTE CORPORATION, of Pasig, Rizal, a corporation of the Philippines. Serial No. SR-1334. Filed April 16, 1968.



For cigarettes. Claims use since Jan. 1, 1966. OR No. 6500501; 4-16-68.

CLASS 40. CLOTHING

Reg. No. SR-999. B. C. MIRANI, of Makati, Rizal, a citizen of India. Serial No. SR-1332. Filed April 8, 1968.



For ladies nylon stockings. (The words "Non-Run", "Seamless Stockings", the Japanese characters meaning "nylon" as well as the figure "100%" and the words 313 Buendia, Ave., Makati, Rizal are disclaimed). Claims use since Jan. 3, 1967. OR No. 6500414; 4-8-68.

CLASS 19. TOBACCO PRODUCTS

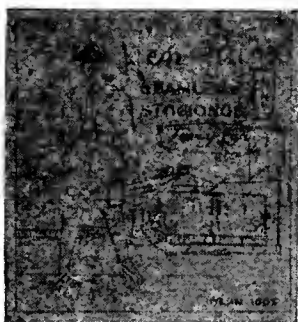
Reg. No. SR-1000. UNITED CIGARETTE CORPORATION, of Pasig, Rizal, a corporation of the Philippines. Serial No. SR-1335. Filed April 16, 1968.



For Cigarettes. (Applicant disclaims exclusive use of 30 cigarillos, tobacco leaves representation, tarifa, inciso, tasacion 1-5-412 and Barrio Rosario, Pasig, Rizal). Claims use since June 8, 1964. OR No. 6500501; 4-16-68.

CLASS 40. CLOTHING

Reg. No. SR-1001. JIWANLAL VALIRAM, of Quezon City, Philippines, a citizen of India. Serial No. SR-1311. Filed March 6, 1968.



For Ladies stockings. (The words "stockings, nylon and 100% are disclaimed). Claims use since Jan. 15, 1967. OR No. 4691128; 3-6-68.

CLASS 19. TOBACCO PRODUCTS

Reg. No. SR-1002. UNITED CIGARETTE CORPORATION, of Pasig, Rizal, a corporation of the Phil-

ippines. Serial No. SR-1337. Filed April 16, 1968.



For Cigarettes. (All Non-registrable matters appearing in the label are disclaimed). Claims use since Aug. 5, 1963. OR No. 6500501; 4-16-68.

Reg. No. SR-1003. UNITED CIGARETTE CORPORATION, of Pasig, Rizal, a corporation of the Philippines. Serial No. SR-1336. Filed April 16, 1968.

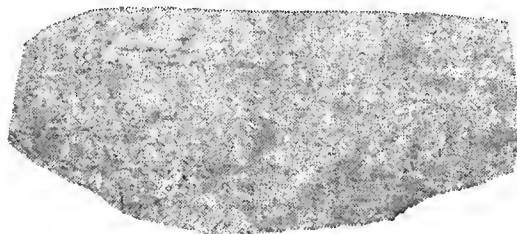


For cigarettes. (All non registrable features with the exception of "Progress", & "United Cigarette Corporation" are disclaimed). Claims use since March 1, 1966. OR No. 6500501; 4-16-68.

JUNE 13, 1968—PATENT No. 3526

SERVING TRAY AND UTENSIL

JAMES BALDWIN SWETT, of Barrington, Rhode Island, assignor to REXALL DRUG AND CHEMICAL COMPANY, of Los Angeles, California, a corporation of Delaware, U.S.A. Application filed on September 30, 1964; Serial No. 5907; 2 Claims (Cl. 206-72); Drawing—1 Sheet; OR No. 8096198; 9—30—64.



1. A yieldable plastic serving tray and easily detachable bowl comprising: a center tray portion having a substantially flat top surface, an upstanding around the center tray portion; a cup-shaped depression in said portion located immediately below said flat surface, said depression having side wall portions and bottom wall portions, the side wall portions being undercut in an area adjacent the bottom wall portions; a tabular projection integral with and extending downwardly from the underside surface of the bowl for attaching the bowl to the tray, the projection having outer wall portions conforming to said side wall portions of the tray depression and having a radially extending rib-fitted into the undercut area of the depression in the tray, said projection and depression being fabricated from a yieldable plastic to permit an easy snap type attachment and detachment of the projection in and out of the depression; said bottom well portion being below said bottom edge of the projection when the projection is positioned in the depression and the underside surface of the bowl being engaged with the flat top surface of the center tray portion immediately surrounding the depression.

055045—20

JUNE 13, 1968—PATENT No. 3527

NEW PRINTING INKS FOR UNCOATED PAPER STOCKS

FREDERICK A. VARRON, of New Jersey and ALLAN T. SEDGWICK, of Ohio, assignors to INTER-CHEMICAL CORPORATION, of New York, New York, a corporation of Ohio, U.S.A. Application filed on July 28, 1964; Serial No. 5754; Claims priority, application United States, July 29, 1963, Serial No. 298,487; 7 Claims (Cl. 106-30); No Drawing; OR No. 2287745; 7-28-64.

2. A typographic printing ink comprising pigment dispersed in a vehicle comprising 30% to 75% by weight ethylene glycol solvent, 1% to 10% by weight based on the said ethylene glycol solvent, a surfactant which lowers the surface tension of the ethylene glycol to from 25 to 35 dynes/cm. measured at 77°F., a dissolved water-insoluble acidic resin having an acid number from 100 to 3350 and from 0.1 to 1.5 parts of urea for every part of acidic resin.

JUNE 13, 1968—PATENT No. 3528

PROCESS FOR TREATING PLANTS TO EFFECT THEIR ARTIFICIAL RIPENING

ESSO RESEARCH AND ENGINEERING COMPANY, of Elizabeth New Jersey, a corporation of Delaware, U.S.A., assignee of HUBERT GUYOT, of Vaucresson (Seine-&Oise), France; Application filed on December 20, 1960; Serial No. 3396; 3 Claims (Cl. 71-2.6); No Drawing; OR No. 1160234; 12-20-60.

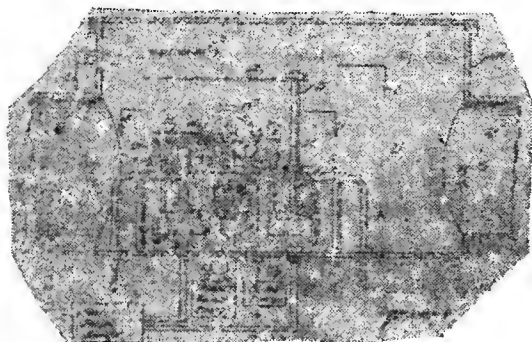
1. A process for artificially reopening sugar cane which comprises applying to the leaves of the sugar cane a petroleum distillate fraction in amount of from 25% to 99% of the phytotoxic limit of the sugar cane.

JUNE 13, 1968—PATENT No. 3529

MULTIPLE LAYER COATING AND CLEANING

MARTIN ANDERSON, ROBERT LELAND SHADER and MAURICE EUGENE TYLER, all of California, assignors by mesne assignment to AIR REDUCTION COMPANY, INCORPORATED, of New York, New York, a corporation of New York, U.S.A. Application filed on April 15, 1963; Serial No. 4763; Claims priority, application United States April 13, 1962, Serial No. 187,341; 4

Claims (Cl. 118-49.1); Drawing—2 Sheets; OR
No. H0866534; 4-15-63.



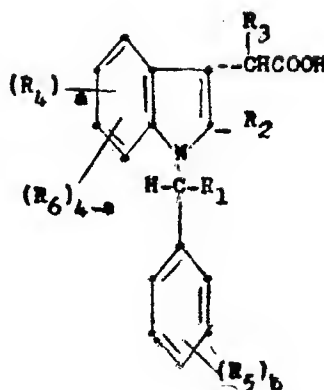
1. Multiple layer coating apparatus comprising, a continuously evacuated enclosure having a substrate location therein whereat a substrate is disposed for coating, a movable crucible carrier containing a plurality of crucibles for receiving coating materials positioned substantially beneath the substrate location, an electron gun disposed within said enclosure below the level of said crucible carrier and laterally spaced therefrom for generating an electron beam, means for focusing the electron beam in a predetermined path, means for moving said crucible carrier to selectively position said crucibles in the path of the electron beam to vaporize coating material in said crucibles, and a movable shutter means mounted between said crucible carriers and the substrate location for selectively blocking the flow of coating material vapors onto the substrate without interrupting the electron beam.

JUNE 13, 1968—PATENT No. 3530

3-INDOLYL ALIPHATIC ACIDS

LEWIS HASTINGS SARETT and TSUNG-YING SHEN, both of New Jersey, assignors to MERCK & Co., INC., of Rahway, New Jersey, a corporation of New Jersey, U.S.A. Application filed on August 17, 1960; Serial No. 3238; Claims priority; application United States, September 3, 1959, Serial No. 837,775; 4 Claims (Cl. 260-319); No Drawing; OR No. B8478012; 8-17-60.

1. A compound of the general formula—

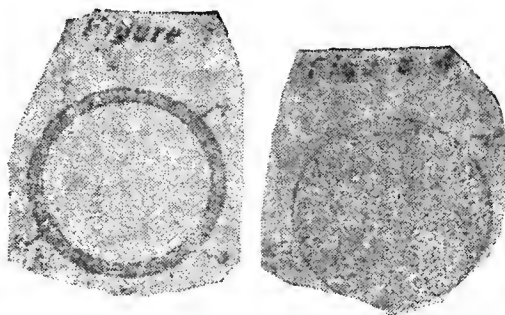


wherein R¹ represents a hydrogen group and R² is selected from the class consisting of hydrogen and lower alkyl group, R³ is lower alkyl group, R⁴ is selected from the class consisting of lower alkyl, halogen, nitro, amino, alkylamino, R⁵ and R⁶ are lower alkyl groups, a value of 1 to 2, and b has a value of 0 to 1.

JUNE 13, 1968—PATENT No. 3531

CATALYTIC COMPOSITE AND PROCESS FOR THE MANUFACTURE AND USE THEREOF

EDWARD MICHALKO, of Chicago, Illinois, assignor to UNIVERSAL OIL PRODUCTS COMPANY, of Des Plaines, Illinois, a corporation of Delaware, U.S.A.; Application filed on May 20, 1963; Serial No. 4863; 7 Claims (Cl. 252-466); Drawing—9 Sheets; OR No. H0866907; 5-20-63.



1. In the preparation of a particle-form catalytic composite including the step of impregnating an inorganic oxide carrier particle with a Group VIII metal component, the improvement in the method of effecting said impregnation so that

said metal-component is disposed essentially as a continuous layer interposed between the center and the surface said particle which comprises using with said metal component from about 0.1% to about 1.5% by weight, based upon the weight of said carrier, of an organic acid in solution selected from the group consisting of dibasic acids and derivatives thereof having the following structural formula:



where: R is selected from the group consisting of hydrogen, hydroxyl and alkyl groups; R' is selected from the group consisting of hydrogen, alkyl and carboxyl groups; and n is within the range of 0 to 6; said impregnation being effected in the absence of alkaline reagent.

JUNE 13, 1968—PATENT No. 3532

DISUBSTITUTED-2, 3-DICARBOXIMIDES

RICHARD JOSEPH MOHRBACHER, GEORGE IRELAND POOS and ADOLPH PETER ROSZKOWSKI, all of Pennsylvania, assignors to McNEIL LABORATORIES, INCORPORATED, of Fort Washington, Pennsylvania, a corporation of Pennsylvania, U.S.A. Application filed on February 18, 1964; Serial No. 5412; Claims priority, application United States, February 27, 1963, Serial No. 261,508; 6 Claims (Cl. 260-295); No Drawing; OR No. E2286311; 2-18-64.

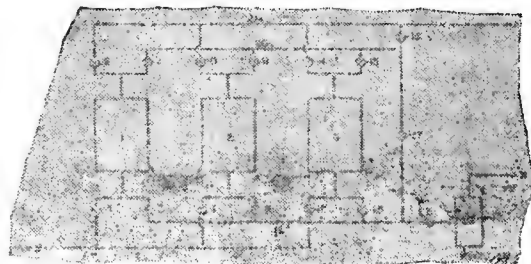
1. A member selected from the group consisting of 5-(a-hydroxy-a-R₁-a-R₂-methyl)-7-(R₃-R₄-methylene)-N-R₅-5-norbornene-2, 3-dicarboximide, and the corresponding 2, 3-dicarboxylic anhydride wherein R₁, R₂, R₃ and R₄ are members selected from the group consisting of phenyl, halophenyl, nitrophenyl, pyridyl, lower alkyl pyridyl, at least one of R₁ and R₂ being a member selected from the group consisting of pyridyl and lower alkyl pyridyl, R₅ is a member selected from the group consisting of hydrogen and lower alkyl.

JUNE 13, 1968—PATENT No. 3533

IMPROVED DEPRESSURING TECHNIQUE FOR Δ P ADSORPTION PROCESS

GEORGE, F. FELDBAUER, JR., of Cranford, New Jersey, assignor to ESSO RESEARCH and ENGINEERING COMPANY, of Elizabeth, New Jersey,

a corporation Delaware, U.S.A.; Application filed on March 22, 1963, Serial No. 4725; 6 Claims (Cl. 208-310); Drawing—1 Sheet; OR No. H-0866359; 3-22-63.



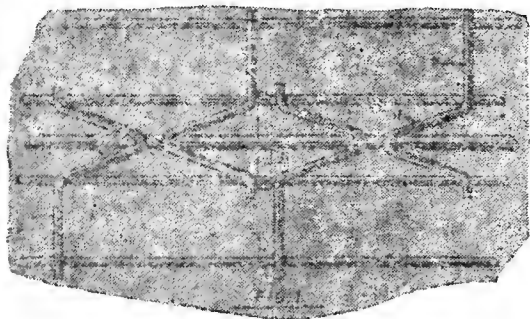
1. A cyclic absorption process employing at least two interconnected zones, each zone containing a suitable solid adsorbent, for treating gaseous mixture containing at least one readily adsorbable component upon contact with said solid adsorbent and at least one other component less adsorbable by said adsorbent, which comprises introducing said gaseous mixture into a first adsorption zone at an adsorption pressure of from 15 to 1000 psia, selectively adsorbing said readily adsorbable component, withdrawing, a stream containing essentially of less adsorbable components, depressurizing said first adsorption zone by connecting said zone to a second adsorption zone which is at a desorption pressure of from 1 to 50 psia thereby substantially freezing said first zone with less adsorbable void gaseous components while repressurizing the said second adsorption zone; disconnecting said zones after about 25% to 75% of the total depressurization is effected in the said first zone, introducing said gaseous mixture to second zone to start another cycle of adsorption, desorbing said first adsorption zone by depressurizing said zone to desorption pressure of 1 to 50 psia, and effecting said process in a continuous cycle.

JUNE 13, 1968—PATENT No. 3534

LATTICE GIRDER FOR FLOOR CEILINGS

FRITZ GREBNER, WILHELM KOLSCH and GERHARD SPLINDER, of Mainz Rhein, Wiesbaden and Wiesbaden, respectively, all citizens of Germany; Application filed on March 17, 1964; Serial

No. 4595; 8 Claims (Cl. 52-723); Drawing—3 Sheets; OR No. E2286592; 3-17-64.



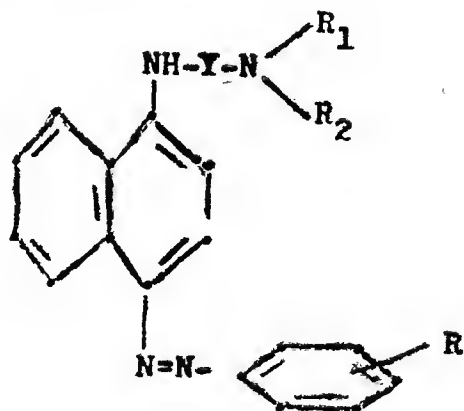
1. Stiff lattice girder for floor ceilings, especially solid ceilings, the bottom chords of which are completely surrounded by a cement base, wherein yokes formed by the formwork diagonals are asymmetrically constructed by onesided extension of the yoke ends extending in the bottom chord plane and alternately displaced viewed in the longitudinal direction of the girder.

JUNE 13, 1968—PATENT No. 3535

AZO COMPOUNDS

EDWARD ELSLAGER, DONALD FRANCIS WORTH, DAVID BRIDGMAN CAPPS and FRANKLIN WILLARD SHORT, all of Michigan, assignors to PARKE DAVIS & COMPANY, of Detroit, Michigan, a corporation of Michigan, U.S.A.; Application filed on March 13, 1964; Serial No. 5491; 4 Claims (Cl. 260-144); No Drawing; OR No. 2286564; 3-13-64.

1. A member of the group consisting of a free base of formula:



an acid addition salts thereof; where R is a member of the group consisting of 3-sulfo and 4-sulfo, R₁ and R₂ independently represent a mem-

ber of the group consisting of methyl, ethyl and isopropyl, and Y is a member of the group consisting of ethylene and 2, 2-dimethyl-trimethylene.

JUNE 13, 1968—PATENT No. 3536

SUSPENSION POLYMERIZATION OF LACTAMS USING POLYMERIC MATERIALS AS SUSPENSION AGENTS

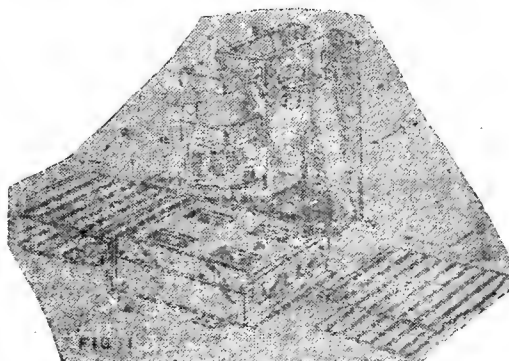
JAMES J. ROBERTSON and ROBERT A. HAYES, both of Ohio, assignors to THE FIRESTONE TIRE & RUBBER COMPANY, of Akron, Ohio, a corporation of Ohio, U.S.A.; Application filed on May 6, 1963; Serial No. 4815; Claims priority, application United States, May 7, 1962, Serial No. 192,962; 16 Claims (Cl. 260-3); No. Drawing OR No. 0866722; 5-6-63.

1. The method of polymerizing lactams containing 4 to 10 carbon atoms in the ring, by polymerization in an organic solvent, which method comprises treating said lactam in the presence of a polymeric suspending ingredient with a molecular weight of at least substantially 1500 which is dissolved in the solvent at the temperature at which polymerization of said monomer occurs, allowing substantial polymerization to occur with production of beads each measuring within the range of substantially 10 microns to 5 millimeters in size, the polymeric products being insoluble in the solvent at that temperature.

JUNE 13, 1968—PATENT No. 3537

SEMI-AUTOMATIC APPARATUS FOR ASSEMBLING MULTIPLE CAN PACKAGES

JAMES CLIFTON DESHAZOR, of Sherman Oaks, California, a citizen of the United States of America; Application filed on April 15, 1964; Serial No. 5552; Claims priority, application United States, July 31, 1963, Serial No. 298,855; 7 Claims (Cl. 153-48); Drawing—3 Sheets; OR No. 2286841; 4-15-64.



1. Apparatus for assembling a plastic clip onto a plurality of cans to form a multiple-can pack-

age; each of said cans having a peripheral rim at one end thereof, said clip having portions engageable with said rim; comprising: (a) an infeed conveyor for supplying said plurality of cans; (b) a dam plate at the exit of the infeed conveyor; (c) power means operatively connected to said dam plate to move the plate to and from first and second positions, said first position stopping movement of said cans from the conveyor and said second position permitting movement of said cans from the conveyor; (d) a packaging mechanism positioned adjacent said infeed conveyor and including: (1) a first horizontally extending plate to receive said plurality of cans from the infeed conveyor, said cans being vertically symmetrically positioned with abutting rims on the plate with a space between the cans, (2) an opening in said first horizontally extending plate of a size sufficient to receive said clip. (3) a stationary horizontally extending plate positioned in said opening, (4) means on said stationary plate to releasably hold said clip thereon and within said opening, (5) biasing means between said plates to normally maintain said first horizontally extending plate above said stationary plate with said clip disposed within said opening and below the top face of the first horizontally extending plate, (6) a second horizontally extending plate spaced from the hereinbefore mentioned plates, said second plate being movably mounted for movement toward and away from said stationary and horizontally extending plates, (7) power means operatively connected to said second plate to effect said movement thereof; and, (8) means on said second plate to releasably hold said clip thereon.

JUNE 13, 1968.—PATENT No. 3538

PROCESS AND CATALYST FOR THE POLYMERIZATION OF ETHYLENIC MONOMERS

DARREL CHARLES FEAY, of Berkeley, California, assignor to THE DOW CHEMICAL COMPANY, of Midland, Michigan, a corporation of Delaware, U.S.A.; Application filed on February 7, 1963; Serial No. 4650; Claims priority, application United States; August 8, 1962, Serial No. 215,539; 11 Claims (Cl. 260-93.7); No Drawing; OR No. 0865894; 2-7-63.

11. A method of making highly stereoregular polypropylene by polymerizing essentially propylene at a polymerization temperature in the range from about 120° to about 150°C. in a reaction mixture comprising dry xylene and a polymerization catalyst mixture consisting essentially of

α -titanium trichloride and a red compound of the formula

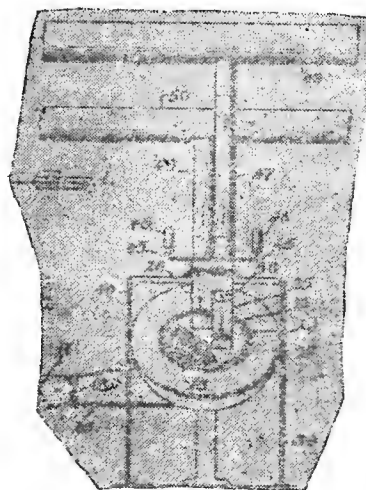


wherein C_5H_5 is the cyclopentadienyl radical, said α -titanium trichloride being present in proportionate amount of from about 0.5 to about 5 millimoles per liter of the xylene and said red compound being present in proportionate amount of from about one to about five moles per mole of the α -titanium trichloride.

JUNE 20, 1968—PATENT No. 3539

PELLET COATING APPARATUS AND DUST COVER SYSTEM THEREFOR

UZAL ELMER COONS and HERBERT DANIEL BREDEMORN, both of Illinois, assignors to WM. WRIGLEY JR. COMPANY, of Chicago, Illinois, a corporation of Delaware, U.S.A.; Application filed on August 25, 1964; Serial No. 5815; Claims priority, application United States, September 17, 1963, Serial No. 309,458; 11 Claims (Cl. 118-19); Drawing—3 Sheets; OR No. 2287987; 8-25-64.



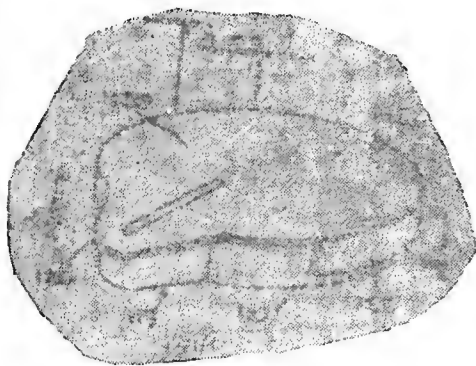
1. Pellet coating apparatus and a dust cover system therefore comprising, in combination, a rotary tumbling drum having an axis of rotation and an opening substantially concentric to said axis, means for supporting said drum for rotation about said axis, means for driving the drum, a generally planar cover of segmental shape fitting loosely in said opening in the drum in generally flush relationship to an end of the drum, means supporting said cover for swinging movements to and away from said

opening in the drum, said cover being hollow and having air inlet and exhaust conduits extending therethrough and spaced peripheral air outlet openings therein, means for supplying air to the interior of the cover for discharge through said spaced peripheral air outlet openings means for supplying air to said inlet conduit and the interior of the cover at a predetermined rate, means for exhausting air through said exhaust conduit at a rate exceeding said predetermined rate, and said air inlet and exhaust conduits comprising said means supporting the cover for swinging movements.

JUNE 20, 1968—PATENT No. 3540

CONTAINER CLOSURE ASSEMBLY

I. MARTIN SPIER, of New York, New York, assignor to BEACON PLASTIC & METAL PRODUCTS, INC., of New York, New York, a corporation of New York, U.S.A.; Application filed on July 1, 1964; Serial No. 5708; Claims priority, application United States, May 4, 1964, Serial No. 364,536; 8 Claims (Cl. 222-478); Drawing—5 Sheets; OR No. 2287523; 7-1-64.



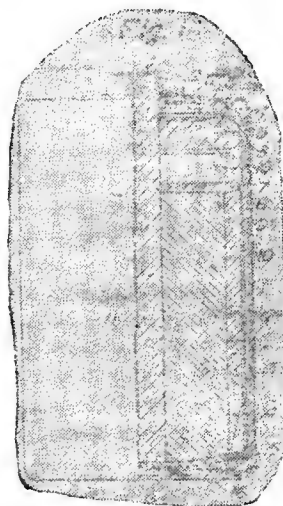
1. An assembly comprising a first member and a second member, a pivot connecting said first member and said second member, said first member having a predetermined position relative to said second member and adapted to be turned about the axis of said pivot from said predetermined position relative to said second member, said pivot comprising a resilient twistable body relatively rigid in axial dimension connected to one member and having a given condition when said first member is in said predetermined position relative to said second member and tending to return by its own inherent resiliency to said given condition when twisted beyond said given condition of said body, and twisting means carried at least in part by the member other than said one member and engaging said body for twisting the same beyond

said given condition when said first member is turned about said axis from said predetermined position relative to said second member, said body, when said first member after having been turned from said predetermined position about said axis is released, automatically resuming said given condition and automatically returning said first member to said predetermined position relative to said second member.

JUNE 20, 1968—PATENT No. 3541

PRIMARY BATTERIES

SHONEY YAMAMOTO, KATSUJIRO NAKAIWA, SHOSUKE KAWAUCHI and HIDEHARU KANAI, all of Japan, assignors to MATSUSHITA ELECTRIC INDUSTRIAL Co., LTD., of Osaka, Japan; Application filed on March 16, 1964; Serial No. 5492; 7 Claims (Cl. 136-133); Drawing—6 Sheets; OR No. 2286569; 3-16-64.



1. A primary cell consisting of a container, a current-collecting terminal rod, and active elements enclosed in said container, comprising a sealing member of soft plastics having a central sleeve providing a central bore for penetration therethrough of said terminal rod, and concentric outer flange provided at its outer peripheral root with a portion into which is inserted the upper end of said container, for sealing the opening of said container; a cylindrical film member of plastics with its upper end in close contact with the periphery of said sealing member, for covering the side surface of said container; and a jacket for enclosing therein said container with said film member, the upper and lower ends of said jacket being bent inwardly for respectively sealing both ends of said container.

JUNE 20, 1968—PATENT No. 3542

STEROID 16 α —GLUCORNIDE OF THE ANTI-INFLAMMATORY PREGNANE SERIES

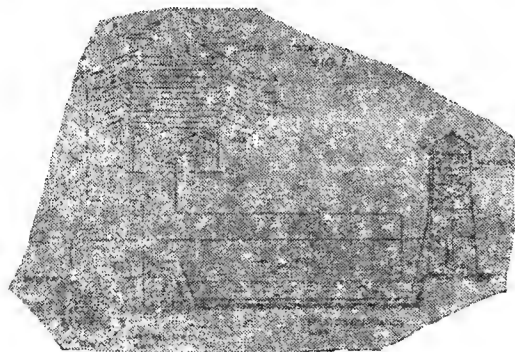
LEWIS HASTING SARETT, ROBERT BIBB STRACHAN and RALPH FRANZ HIRSCHMANN, all of New Jersey, assignors to MERCK & Co., INC., of Rahway, New Jersey, a corporation of New Jersey, U.S.A.; Application filed on February 10, 1964; Serial No. 5392; Claims priority, application United States, February 18, 1963; Serial No. 259,373; 4 Claims (Cl. 260-239.55); No Drawing; OR No. 2286242; 2-10-64.

1. Steroid compounds selected from the group consisting of alkali metal salts of 16 α —glucornides of 11, 17-bisoxxygenated-3,20-diketo-16 α 21-dehydroxy-4-pregnenes having in the 9-position an atom selected from the group consisting of hydrogen and fluorine, the 1,4-pregnadiene analogs thereof, and the 4' epimers of said 4-pregnenes and 1,4-pregnadienes.

JUNE 20, 1968—PATENT No. 3543

SCHEME OF SALT MANUFACTURE

JUAN T. VILLANUEVA, of Quezon City, Philippines, a citizen of the Philippines; Application filed on February 25, 1964; Serial No. 5436; 8 Claims (Cl. 159-4); Drawing—3 Sheets; OR No. 2286371; 2-25-64.



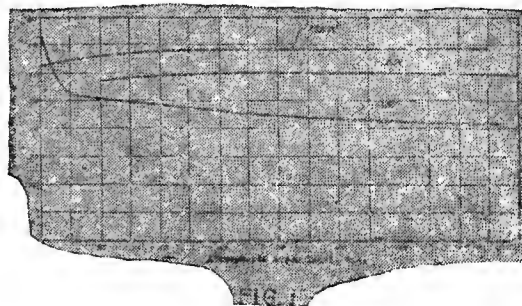
1. A method of extracting a solid ingredients from a solution containing a liquid solvent and having the solid ingredient-dissolved therein, comprising the steps of continuously circulating a heating fluid initially through a geothermal heating station for raising the temperature of said fluid, and subsequently in heat-exchanging relationship through a body of the solution for raising the temperature of such solution to a predetermined level; removing heated solution from the body of solution and continuously passing it through an evaporative cooling zone; contacting the heated solution in

such zone with a gas stream whose vapor pressure is less than that of the heated solution at its predetermined temperature level to enhance the evaporative cooling effect and concentrate the solution to thereby cause precipitation of at least some of the solid ingredient and separation thereof from the remainder of the thus cooled solution; continuously returning the remainder of said cooled solution to the body of solution; and recovering the precipitated solid ingredient.

JUNE 20, 1968—PATENT No. 3544

STEAM ACTIVATED CATALYST

CHARLES JOSEPH PLANK and EDWARD JOSEPH ROSINSKI, both of New York, New York, U.S.A.; Application filed on December 1, 1966; Serial No. 7820; This application, a continuation-in-part-of parent application Serial No. 4562, filed on December 14, 1962; 23 Claims (Cl. 208-120); Drawing—4 Sheets; OR No. 5245005 12-1-66.



1. A method for activating a catalytic composition which comprises subjecting a crystalline aluminosilicate having uniform pore openings between about 6 and about 15 Angstrom units and an exchangeable alkali metal content of less than about 3 percent by weight to treatment with steam at a temperature between about 400 and about 1750°F. for at least about 30 minutes.

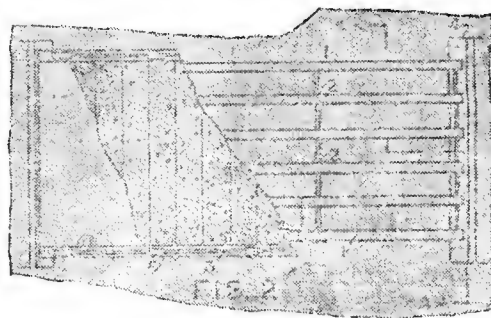
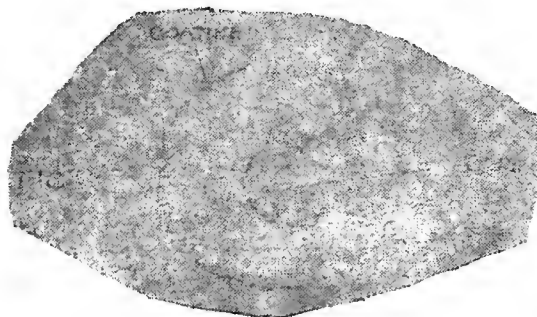
JUNE 20, 1968—PATENT No. 3545

PELLET OF IRON ORE AND FLUX AND METHOD FOR MAKING SAME

EUGENE WOOD PRICE, of West Allis, Wisconsin, assignor to ALLISCHALMERS MANUFACTURING COMPANY, of West Allis, Wisconsin, a corporation of Delaware, U.S.A.; Application filed on September 2, 1966; Serial No. 7589; Divisional application of Serial No. 4447 filed on October

16, 1962; 4 Claims (Cl. 75-4); Drawing—2 Sheets; OR No. 3432933; 9-2-66.

Claims (Cl. 14-17); Drawing—3 Sheets; OR No. 6720494; 12-12-63.



1. For making a strong pellet from iron ore and flux material, the process comprising; agglomerating a mixture of moisture and finely divided carbonate flux material free of added iron ore to provide a moist core; forming a composite pellet by loosely packing around said moist core an outer coating of moist iron ore free of added flux material and compressing said coating being packed about said core to the degree that said coating is permeable to vapor of said moisture & a dioxide gas of the carbon in said carbonate; shrinking said core away from said outer coating by heating said pellet to a carbonate calcining temperature which will produce and drive off from said core a vapor of said moisture and a dioxide gas of the carbon in said carbonate, with said heating for shrinking said core being applied at a rate less than a rate observed to heat escaping vapor and gases to a pressure that will fracture said coating; and then after said vapor and gases have been driven off, then further heating said pellet above the drying temperature to effect hardening of said pellet.

1. A quick erection bridge having a span length of 10-30 meters comprising of:—a plurality of longitudinal girders of nearly the same length as the span and having H-section disposed in longitudinal direction in parallel and spaced apart relative to each other; a plurality of jointing plates disposed at spaced interval along each of said girders, said jointing plates positioned opposite each other across the web of said girder; a plurality of cross beams disposed in transverse direction and connecting each pair of said girders disposed adjacent to each other in parallel, the abutting ends of said cross beams projecting into the open space between the flanges of the girders and engaging the said jointing plates, each of said abutting ends of said cross beams having a plurality of bores spaced apart from each other in vertical direction of said cross beams and aligned with the corresponding bores of said jointing plates; and a plurality of bolts passing through the bores of said jointing plates and the corresponding bores of said cross beams so as to connect the girders with each other.

JUNE 20, 1968—PATENT No. 3546

QUICK ERECTION BRIDGE WITH WIDE FLANGE STEELS

YAWATA IRON & STEEL Co., LTD., of Tokyo, Japan, a corporation of Japan, assignee of MICHIIKO SUGIYAMA, of Tokyo, Japan; Application filed on December 12, 1963; Serial No. 5264; 3

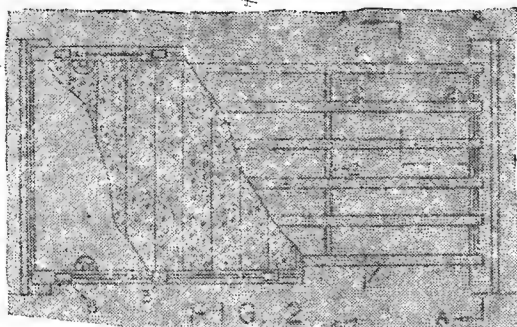
JUNE 20, 1968—PATENT No. 3547

IMPROVEMENTS OF QUICK ERECTION BRIDGE WITH WIDE FLANGE STEELS

YAWATA IRON & STEEL Co., LTD., of Tokyo, Japan, a corporation of Japan, assignee of MICHIIKO SUGIYAMA, HIROMASA MOCHIZUKI and MASAKAZU YABE, all of Japan. Application filed on September 4, 1964; Serial No. 5852; 3 Claims (Cl.

14-17); Drawing—3 Sheets; OR No. 2288098;
9-4-64.

6 Claims (Cl. 277-2); Drawing—1 sheet; OR
No. 2035646; 6-2-65.

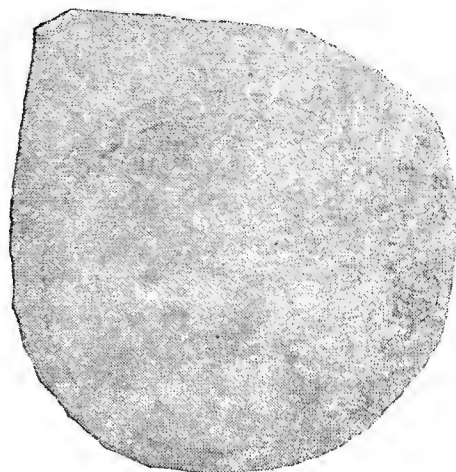


1. In a quick erection brige having a span length 10-30 meters, set up by the girders of the wide-plange steel (71 section steels) as the primary member and the beams of the channel steel, as the secondary member and the beams of the channel steel, as the secondary member the former girder being jointed together through the bolted latter beams, the improvement which comprises the individual girders with the thereto connected jointing plates, which in turn carry thereto such connecting member, as a support plate and a knee plate, setting up the connection on which the beam is secured by bolting to establish.

JUNE 20, 1968—PATENT No. 3548.

PISTON RING SPACER-EXPANDER WITH
LANCED KEY TO INDICATE
OVERLAPPED ENDS

CALVIN NEIL DeBRUIN, of Muskegon, Michigan, assignor to SEALED POWER CORPORATION, of Muskegon, Michigan, a corporation of Michigan, U.S.A.; Application filed on June 2, 1965; Serial No. 6461; Claims priority, application United States, July 14, 1964, Serial No. 382,519;



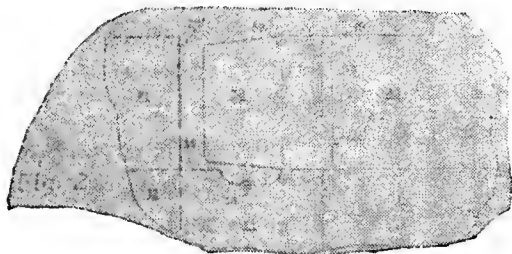
1. A spacer-expander for use in a piston and oil ring adapted for insertion into an engine cylinder bore wherein said piston has an oil ring groove for retaining said oil ring, said oil ring comprises flat, parted circular rails with said spacer-expander supporting, spacing and outwardly urging said rails against the wall of said cylinder bore, and wherein there is a predetermined maximum clearance between the bottom of said groove and the radially innermost portion of said oil ring when said piston with said oil ring assembled thereon is operatively disposed in said cylinder, said spacer-expander comprising a parted ring of the self-supporting type, said ring having radial corrugations comprising an alternating series of inner and outer crowns with alternate crowns connected by generally radial legs, one end corrugation of said spacer-expander having a generally radial end tab that abuts the other end corrugation when said ring is in an operative compressed condition, said one end corrugation having a generally radial leg remote from said end tab, said inner crowns defining an outer periphery of said spacer-expander said outer crowns defining an outer periphery of said spacer-expander, and stop means on said one end and corrugation projecting into and terminating within a zone defined radially by said inner and said outer peripheries of said spacer-expander and circumferentially by said remote leg and said end tab of said one end corrugation, the combined radial dimension of said stop means and said crown of said one end corrugation being greater than said predetermined maximum clearance whereby if the end corrugations are overlapped the crown on the other end corrugation is engaged by said stop means to restrain nesting of said overlapped end corrugations and thereby restrain radial contraction of said rails so that the diameter of the piston and oil ring assembly through said over-

lapped end corrugations is greater than the diameter of said cylinder bore to prevent insertion of the piston and oil ring assembly into said cylinder bore.

JUNE 20, 1968—PATENT No. 3549

CARTON

PAUL EUGENE COPE and CHARLES ROBERT SPECTER, both of Ohio, assignors to THE PROCTER & GAMBLE COMPANY, of Cincinnati, Ohio, a corporation of Ohio, U.S.A.; Application filed on October 23, 1964; Serial No. 5958; Claims priority, application United States, April 3, 1964; Serial No. 357,031; 5 Claims (Cl. 229-17; Drawing—2 Sheets; OR No. 8096424; 10-23-64.



1. A seal-end carton in the form of a sleeve of rectangular cross-section and having alternating side, front and back panels, said carton having a siftproof end closure comprising adhesively attached overlapping closure flaps articulated from said front and back panels along integral score lines, said overlapping and attachment of said closure flaps to one another occurring only in areas directly overlying the end of said sleeve, the lowermost closure flap having a length and width substantially the same as the cross-section of the sleeve and having integrally connected to one end thereof an outwardly extending tab, a fold line intervening said tab and said lower most closure flap, the region of said tab within at least about one-quarter inch of said fold line having approximately the same width as said lowermost closure flap and the balance of said tab being reduced in width as the free end thereof is approached, the inner surface of said tab in said region being adhesively attached directly to a full width area of the exterior surface of one of said panels with the distal end of said tab free from attachment whereby it may be readily grasped in use, said one side panel terminating in a diecut free edge coplanar with the score lines of said closure flaps, said full width area of the exterior surface being immediately adjacent said die-cut free edge, the entire said tab being adapted to be torn free from said one side panel whereby access to the carton interior is gained.

JUNE 20, 1968—PATENT No. 3550

AMITRYPTYLINE AND PERPHENAZINE
COMPOSITION FOR THE TREATMENT OF
MENTAL DISORDER

CARL EDWARD NELSON, of Lansdale, Pennsylvania, assignor to MERCH & Co., INC., of Rahway, New Jersey, a corporation of New Jersey, U.S.A.; Application filed on June 28, 1963; Serial No. 4938; Claims priority, application United States; July 2, 1962, Serial No. 207,039; 2 Claims (Cl. 167-65); No Drawing; OR No. 6718356; 6-28-63.

1. A pharmaceutical composition, in unit dosage form for the treatment of mental disorders involving a marked depressive mood, comprising in combination from 10 to 25 mg. of amitryptiline and from 1 to 4 mg. of perphenazine.

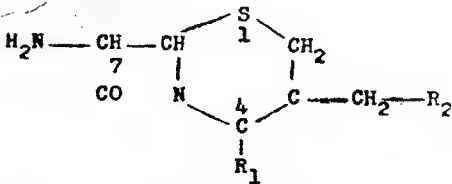
JUNE 20, 1968—PATENT No. 3551

DERIVATIVES OF CEPHALOSPORIN

EDWARD PENLEY ABRAHAM and GUY GEOFFREY FREDERICK NEWTON, both of England, assignors to NATIONAL RESEARCH DEVELOPMENT CORPORATION, of London, England, a British corporation; Application filed on August 1, 1960; Serial No. 3214; 6 Claims (Cl. 260-243); Drawing—2 Sheets; OR No. 8477918; 8-1-60.



1. A compound selected from the group consisting of the nucleus having the structure—



wherein R₁ is selected from the group consisting of carboxyl and the sodium, potassium and ammonium salts thereof, and R₂ is selected from the group consisting of the acetoxy CH₃COO and a base having a pyridine nucleus linked to the CH₂.

group via its tertiary nuclear nitrogen atom, and wherein R^1 and R_2 can together represent the lactone group $-CO-CO-$ of which the carbonyl group is attached to the 4-carbon atom, and mineral acid addition salts of said compounds wherein R^1 represents carboxyl.

JUNE 20, 1968—PATENT No. 3552

NON-FLOWABLE BUTADIENE POLYMERS

NORMAN FLOYD KECKLER and BERNARD LARS JOHNSON, both of Ohio, assignors to THE FIRESTONE TIRE & RUBBER COMPANY, of Akron, Ohio, a corporation of Ohio, U.S.A.; Application filed on August 24, 1962; Serial No. 4364; Claims priority, application United States, July 27, 1962, Serial No. 213,007; 4 Claims (Cl. 260-94.3); No Drawing; OR No. 0855406; 8-24-64.

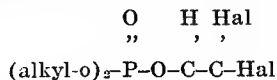
1. In a process for producing rubbery stereospecific polybutadiene by polymerizing a monomer consisting of butadiene in a substantially non-aqueous polymerization system in the presence of an ionic catalyst, the improvement which comprises including in the polymerization reaction mixture 0.25 to 0.4 parts by weight per 100 parts by weight of monomeric butadiene of a compound having at least two terminal $=CH_2$ groups.

JUNE 20, 1968—PATENT No. 3553

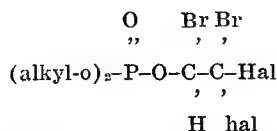
EPOXYHALOALKANES AS STABILIZERS FOR HALOGENATED VINYL PHOSPHATE INSECTICIDE

DAVE ROBERT SCHULTZ and LEO FRANK SEKULA, both of New Jersey, U.S.A., assignors to SHELL INTERNATIONALE RESEARCH MAATSCHAPPIJ N.V., of the Hague, The Netherlands; Application filed on August 20, 1962; Serial No. 4349; 5 Claims (Cl. 167-22); No Drawing; OR No. 0855363; 8-20-62.

1. A stable insecticidal composition comprising a pesticidal phosphorus compound selected from the group consisting of

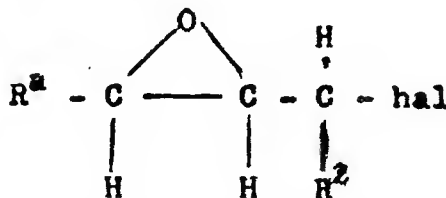


and



wherein "alkyl" is an alkyl group of from one to four carbon atoms and halogen is selected from the group consisting of bromine and chlorine, in ad-

mixture with an inert liquid horticultural carrier, a non-ionic surface-active agent and an epoxy haloalkane of the formula—

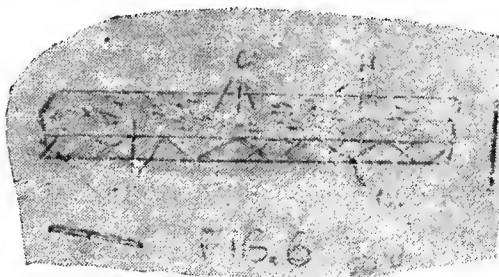


wherein "hal" is selected from the group consisting of chlorine and bromine and R^1 is selected from the group consisting of hydrogen and alkyl of from one to 6 carbon atoms.

JUNE 20, 1968—PATENT No. 3554

MOLDABLE COMPOSITION

MARTIN J. GLUCK, of Franklin, Massachusetts, a citizen of the United States of America; Application filed on October 9, 1963; Serial No. 5137; 8 Claims (Cl. 161-158); Drawing—1 Sheet; OR No. 6719396; 10-9-63.



1. A moldable composition comprising a plurality of fibers formed into a porous mechanically interlocked fibrous mass, said mass having dispersed through the pores thereof a plurality of discrete, nontacky, nonfilm forming, nonplasticized heat moldable resin particles having a particle size of between .01 micron and .55 micron, said mass having a solids to void ratio of between 1 to 3 and 1 to 32, and said resin having a weight of between 2% and 70% of the weight of said solids.

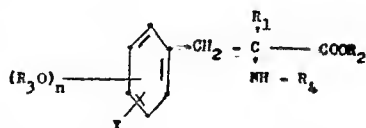
JUNE 20, 1968—PATENT No. 3555

ISOMERS OF PHENYLALANINE DERIVATIVES

DONAL FLOYD REINHOLD and MEYER SLETZINGER, both of New Jersey, assignors to MERCK & CO., INC., of Rahway, New Jersey, a corporation of

New Jersey, U.S.A.; Application filed on March 29, 1961; Serial No. 3540; Claims multiple priority, applications United States, April 8, 1960 and August 24, 1960; Serial Nos. 20,813 and 51,479; 4 Claims (Cl. 260-519); No Drawing; OR No. 3837448; 3-29-61.

1. A member of the group consisting of compounds of the formula—



wherein R_1 is lower alkyl, R_2 is selected from the group consisting of hydrogen and alkyl radical having 1 to 18 carbon atoms, R_3 is selected from the group consisting of hydrogen lower alkyl and lower alkenyl, and R_4 is selected from the group consisting of hydrogen and lower alkenyl, X is selected from the group consisting of hydrogen, halogen, lower alkyl and trifluoromethyl, X being in a position para to the amino acid side chain when it is other than hydrogen, and n is 1-3 the said compound being in the L (sinister) absolute spatial configuration and substantially free of the D (rectus) absolute configuration enantiomorph, and non-toxic salts of said compounds.

JUNE 20, 1968—PATENT No. 3556

6 METHYL Δ 8, 9, ERGOLENE-8-CARBOXYLIC ACID AND ITS PRODUCTION

JURG RUTSCHMANN, HANS KOBEL and EMIL SCHREIER, all of Switzerland, assignors to SANDOZ A. G. (also known as SANTDOZ LTD.), of Basle, Switzerland, a Swiss firm; Application filed on August 28, 1964; Serial No. 5825 claims multiple priority, applications Switzerland, August 29, 1963 and October 24, 1963, Serial Nos. 10637/63 and 13053/; 6 Claims (Cl. 260-285.5); No Drawing; OR No. 2288031; 8-28-64.

1, 6-methyl Δ 8, 9-ergolete 8-carboxylic acid.

JUNE 20, 1968—PATENT No. 3557

FLOTATION REAGENT AND PROCESS

ROBERT BEN BOOTH, of Stamford, Connecticut, assignor to AMERICAN CYANAMID COMPANY, of Wayne, New Jersey, U.S.A.; Application filed on March 30, 1964; Serial No. 5519; Claims priority, application United States, July 30, 1963, Serial No. 298,555; 2 Claims (Cl. 252-60); No Drawing; OR No. 2286699; 3-30-64.

1. A storage-stable flotation promoter consisting essentially of: (1) alkali metal dialkyl monothio-phosphate, each alkyl group containing 1-6 carbon atoms, (2) alkali metal chloride in a concentration of 1-30% by weight of the entire composition and (3) alkali metal hydroxide in a concentration of 2-10% by weight of the entire composition.

JUNE 20, 1968—PATENT No. 3558

OPEN-CELL POLYVINYL CHLORIDE FOAM

R. T. VANDERBILT COMPANY, INC., of New York, New York, a corporation of New York, U.S.A., assignee of RAYMOND R. WATERMAN, KENNETH M. DEAL and PETER A. WHITMAN, all of Connecticut, U.S.A.; Application filed on January 16, 1963; Serial No. 4604; Claims priority, application United States, December 6, 1962, Serial No. 242,643; 16 Claims (Cl. 260-2.5); No Drawing; OR No. 0865676; 1-16-63.

1. A composition especially adapted for the formation of fine, uniform, open cell polyvinyl chloride foam by the incorporation of air therein which comprises an unfoamed polyvinyl chloride plastisol having substantially constant gel-free flow characteristics during storage and containing from 1 to 8 parts by weight of an alkali metal soap per 100 parts by weight of plastisol, said soap being an alkali metal salt of a fatty acid having from 12 to 24 carbon atoms and from 0.2 to 1.8 parts by weight of water per 100 parts by weight of plastisol.

(Sgd.) TIBURCIO S. EVALLE

Director of Patents

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Volume 89	13.00	14.00			Volume XVIII—Containing Republic Acts Nos. 3513 to 3846 (Paper cover)	5.60	6.60
Volume 90	15.50	16.50					
Volume 91	15.50	16.50					
Volume 92	16.00	17.00					
Volume 93	18.60	19.20					
Volume 94	18.60	19.20					
Volume 95	16.50	17.00					
Volume 96	16.80	17.30					
Volume 97	18.00	18.50					
Volume 98	18.00	18.50					
Volume 99	18.60	19.20					
Volume 100	18.60	19.20					
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